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INTRODUCTION

THE COURTHOUSE IS NOW WIRED
“HIGH-TECH” TRIAL PRACTICE IS HERE AND HERE TO STAY

Courtrooms and lawyers, long-steeped in a “tradition” of “low-tech” presentation methods in which chalkboards, easels or paper charts were the tools of the trade are now entering the digital age. State-of-the-art courtrooms are being built (or converted) throughout the country. Trials and courtrooms now offer the ability to present evidence by video and data (computer presentation). Electronic filing will be the norm and video conferences, depositions and internet use will be everyday business for trial lawyers and court reporters. The electronic filing of court documents is now mandatory in some “pilot jurisdictions” and the entire federal court system will soon have electronic filing in all federal districts. The pilot project by the Administrative Office of the U.S. Courts is called ECF (Electronic Case Files) See [http://www.llrx.com/extras/fed_court.htm](http://www.llrx.com/extras/fed_court.htm); [http://www.courts.net/efiling.htm](http://www.courts.net/efiling.htm). Internet access to case records is currently available in nine federal courts. The project began in 1996 and enables participating attorneys to submit pleadings and docket entries in PDF (Adobe®) format directly to the court. Instant read-only access to the docket and all corresponding documents is available to those with PACER (Public Access to Court Electronic Records) accounts. Court administrators are also developing standards for XML and Legal XML (extensible markup language). XML is a means by which information is exchanged between different operating systems, applications, and data bases that are otherwise
unable to talk to each other. If there were an XML standard defining all of the data needed for electronic filing transactions, and all electronic filing systems used that standard, then every lawyer and other court user could interact with every court easily. The Proposed LegalXML Court Filing Standard 1.0 has been developed to serve that purpose. See http://www.oasis-open.org/cover/courtXML.html.

Because computers and the Internet are becoming standard usage by courts and trial lawyers it is essential for court reporters -- the guardians of the record -- to now safeguard and apply the electronic record. There will also be more and more video-enabled computers and systems equipped to process and display video as a data type. Streaming video, audio and data from the deposition site will be more common. For teleconferencing, multimedia presentations and a host of applications, video and electronic text are now setting a new standard. Video oral appellate argument and witness testimony by video transmission have been initiated in a number of state and federal courts. The lawyer’s approach to the new technology should embrace these digital improvements and technologies, all of which will have a profound effect on the transcription of testimony and the function of court reporting.

**INTEGRATING DIGITAL TECHNOLOGY INTO DISCOVERY DEPOSITIONS AND CASE PRESENTATIONS**

It is now apparent that the Internet and digital technology will be the dominant forces for everyone in e-commerce including lawyers. Electronic filing (which was used in courts in Singapore and Finland since the mid-1990s), will be become mainstays of trial practice. These technologies, with video and digital presentations are an extremely effective to bring a case to life in a way that the
factfinder, judge and client will appreciate. This presentation focuses on legal and practical issues associated with these technologies and provides examples.

**BECOMING DIGITAL**

Essential to any understanding of how trial testimony and multimedia will be presented in the coming years is an understanding of bits and bandwidth. Bits are the discrete pieces of information that a computer processes by assigning combinations of the digits 0 and 1 assigned to a particular piece of information, (character, letter, word or image) to permit bit mapping by assigning a 0 or 1 or a series of 0’s or 1’s to each individual “bit” of information. The ability to transfer large bits of information is a function of bandwidth. To create and display data for video, increasing bandwidth is critical. Similarly, scanning a picture or document involves far more bits or pixels of information and thus the aim should be to create digital documents that are not bandwidth intensive until servers, hard-drives and internet service providers have the space and speed to support broadband transfer. For example, being able to read a deposition on a Palm pilot or web enabled phone is possible because the words alone are not huge files. A scanned image or fancy web graphic will simply bog down the transfer.

The ability of the Internet, digital devices, phones, PDAs etc to display video or data is directly a function of the available bandwidth. Streaming video and audio applications permit the transfer of voice and video often in a “choppy” format because of bandwidth limitations. You may notice much clearer audio and video from sources that stream at higher bandwidth. At greater bandwidth, internet video conferencing will become much more prevalent. Video conferencing over
telephone lines with three ISDN lines is a standard or available technology today that permits high-quality video with very few drawbacks. From the court reporter’s standpoint, being able to provide a digitized (electronic) transcript of the record by bit mapping and time-stamping the transcript allows for synchronism with video display. Real time transcription has been available for some time, but in my experience, is not prevalent. The internet and the growth of “fat wire” or broadband service will move court reporting to a new level of electronic sophistication.

For example, by simply time-stamping the deposition transcript by synchronizing the court reporter’s computer to digital video this will permit very powerful trial/settlement video presentations. By digitally synchronizing the video testimony with the electronic transcript, this permits the video deposition to be shown side by side on the screen at the same time, including exhibits:
1. EXAMINATION BY MR. GLENN
2. THE WITNESS: SALLY NEALEY
3. Q. Ms. Nealey, at this time I am going to show you a
   nine-page document of which states at the top of
   the page, Jelligrow, Inc., Employee Handbook.
4. A. Would you please take a minute to look at that
   document and tell me if you've ever seen that before?
5. Q. Yes, I have.
6. Q. And is that the Employee Handbook for Jelligrow,
   Incorporated?
7. A. Yes, it is.
8. Q. Do you know if Mr. Smith kept a copy of that
    in his office.
9. A. Yes, he did.
10. Q. How do you know that?
11. A. Because I filed it there.
12. Q. Did you handle all of Mr. Smith's filing for him.
13. A. Yes, I did.
14. Q. Alright, the second document I am going to
    show you is a two-page document that would
    appear to be an excerpt from an employment agreement.
15. Q. Would you take a moment to look at that,
    and tell me if you've seen those pages before?
16. A. Yes.
17. Q. Ok, where have you seen them before?

Page 2

1. A. In a file in our files.
2. Q. Was a copy of that in Mr. Smith's office as well?
3. A. Yes.

Sally Nealey on 3/27/95

Confused Memo to Nealey (1 of 1)

7/12/93

Sally,

Due to the incomprehensible
look of understanding you have
for my feelings, I must
tell you to you care me.
By synchronizing the transcript to video, extremely effective courtroom presentations are possible. Bit mapping electronic transcripts should, therefore, be a sales point for any court reporting service. This will enhance the ability to create and display video and will permit multimedia presentations by computer or data on a multimedia presenter.

Digital projectors can permit a display of RGB video to the screen and in some cases computers will permit a direct video out by RGB or S-video. A digital projector usually requires that the lights be dimmed or that there be a screen or a wall. There are a number of legal issues relating to the use of video and videotape in conjunction with the court reporter’s transcript. See Federal Rule of Civil Procedure 30(b)(4).

II. USE OF THE INTERNET

Rapid expansion of the internet and e-mail have changed the way lawyer’s practice and how data and depositions are taken, delivered and viewed. Depositions can be taken over the internet although the video limits of bandwidth remain a problem. The audio streaming capability is much easier and works well at standard bandwiths available to consumers. The essential idea or set up (e.g., with realtime software) is as follows:
Coupled with greater ability to host websites in-house, the expansion of bandwidth will permit court reporting firms to offer Internet services. From my perspective, a more efficient, economic and immediate need is to take a deposition and, when the electronic transcript is completed, post the transcript on the internet (by e-mail to the attorney or to an FTP site (file transfer protocol site) for reading use and download. Current software is available to read depositions with secure e-mail delivery. An example is e-transcript™:
The ability to e-mail transcripts is presently in use by a number of court reporting firms. See e.g., http://www.reallegal.com. The e-transcript is a very useful way for attorneys and courts to receive a transcript electronically because the software is embedded in the file and thus the recipient can use the file without downloading software (Mac users can download a separate reader). http://www.reallegal.com.

Perhaps the most user friendly format is Adobe’s Acrobat Reader (Current version is 5.0). See http://www.adobe.com/products/main.html Adobe Systems
Incorporated uses the PDF (portable data file) format. PDF exactly preserves the printed format. PDF viewers for most computer platforms are available for free from the Adobe Systems, Incorporated Web server. http://www.adobe.com. PDF files preserve complex page formatting and layout, typography and graphics. The document viewed is identical in format, regardless of the platform that created the PDF document, or on which the PDF document is viewed. PDF viewers also allow searching and printing of the document, and copying portions of the text from the PDF document into the paste buffer. The Western District of Missouri federal court, for example, has recently issued a User manual on how to file electronically in pdf: http://ecf.mowd.uscourts.gov. I believe that pdf files will become the standard for lawyers to use in filing court documents and therefore court reporters should incorporate the ability to facilitate “pdf filing” with he transcript.

With Adobe Acrobat Capture 3.0 one can convert scanned pages to searchable Adobe PDF files that anyone with the free Acrobat Reader can view, navigate, and print. By translating the document into PDF format, any computer user with any
program or operating system can download Acrobat Reader and read the deposition transcript. Adobe touts its system as excellent for the courtroom and trial work because scanned images are identical to the originals. See http://www.adobe.com:80/epaper/spotlights/hollandhart/pdfs/hollandhart.pdf

PDF permits scanned in exhibits to be read and downloaded. The Exhibits can be scanned and then saved or converted to other formats (JPEG or PICT). Scanning and e-transcript software should seriously be considered by all court reporting firms. Kinko’s and other copy/service document firms are now providing FTP sites which are, essentially, hard drives or storage spaces in cyberspace to permit easy transfer of documents. It will be standard practice for depositions with many exhibits to be transcribed electronically with all the exhibits scanned and placed upon the internet, at an FTP site or website with secure/password access. Anybody who wanted copies of the deposition or documents could then read the documents and then order their printing with delivery at a local Kinko’s. The delivery of depositions over the internet by e-mail would be greatly enhanced by the adoption and use of the Adobe PDF format or other e-transcript systems. Websites now, for example, pay all of your bills by having the bills sent by mail to a firm that scans all of the bills and provides you the information and password to read the scanned bills.
The ability to perform video conferencing permits the deposing of witnesses anywhere without leaving town. A number of vendors provide high-quality video conferencing equipment, including (e.g. Polycom; http://www.polycom.com/; Tandberg; http://www.tandbergusa.com; PictureTel; http://www.picturetel.com/home.asp). Technologies over the internet also include LiveNote, over the internet digital video recording of the video conference and secure e-mail delivery of the transcript. See http://www.livenote.com/.

Interactive real time links the computer, court reporter and attorney’s computer to see an instant visual display of the testimony in real time using LiveNote or Summation. This permits marking an important text on the fly with a simple tap of the space bar and running searches to locate and read back a testimony any time and generating reports and taking home a complete electronic transcript to prepare immediately to prepare for the next deposition. See http://www.livenote.com.

This permits, for example, using digital video MPEG files synchronized to transcript text stored on CDROMs. See also http://wwwsummation.com.
**Electronic Filing**

Despite the growing use of computers in the legal profession, authoring and filing legal pleadings remains a labor-intensive process that has yet to fully benefit from the potential for automation offered by recent advances in computer technology. Efforts are underway, however, to computerize virtually every aspect of court filing and case management. Several courts and government agencies have already begun to supplement or replace their paper-based filing systems with electronic filing systems that allow pleadings to be filed over the Internet. Some systems also allow parties to access their case files and the court's docket over the Internet. These early systems, although rudimentary, are already facilitating interactions with the courts and are allowing attorneys and courts to recognize significant cost savings. The electronic filing systems of tomorrow will further automate the filing process and integrate computer systems for filing, case management, docketing, storage, and security. Electronic filing systems have the potential to: (1) simplify and standardize the process of filing court documents; (2) greatly reduce the amount of resources devoted to paper file generation, manipulation, storage, and retrieval; (3) reduce errors in copying and transcription; (4) and facilitate access to and sharing of court documents. A large and growing number of legal and computer professionals have recognized the benefits that would result from the widespread adoption of electronic court filing systems, and are actively working on developing nationwide open — non-proprietary and publicly accessible— technological standards for electronic court filing. And the
success of such efforts will require the continued and growing involvement of all segments of the legal profession.

Paper documents are the lifeblood of attorneys. Attorneys are intimately familiar with the details of authoring, revising, and analyzing paper documents and with the administrative tasks of filing, exchanging, and storing such documents. We are all equally familiar with the magnitude of the resources that are devoted to performing such administrative tasks. Costs of paper, toner, printer upkeep and repairs, photocopying, postage, courier services, and document storage and retrieval can be extremely burdensome for parties, attorneys, and courts. Although the idea of increasing efficiency by generating and filing documents electronically is not a new one, the advent of the World Wide Web has significantly boosted interest in electronic filing. The technological standards underlying the Web and the infrastructure that has been developed to support such standards provide a convenient, relatively inexpensive, and increasingly ubiquitous means for electronic communication that provides a natural foundation for electronic filing systems.

What capabilities will tomorrow’s electronic filing systems provide? The features of several existing electronic filing systems provide an inkling of what to expect in the future. For example, since 1997 the U.S. District Court for the Northern District of California has required that all complaints and pleadings in securities class actions be filed with the Securities Class Action Clearinghouse, an electronic filing system accessible over the Internet and maintained by the Stanford University Law School. The full text of more than 2,000 complaints, briefs, orders, and other
filings is now searchable online through the Clearinghouse. The U.S. District Court for the Eastern District of Pennsylvania uses the MDL 1203 Web-based Docket and Document Delivery System to consolidate information about pending fen/phen litigation. The system's Web site provides access to "docket entries for every filing made in MDL 1203, the text of all documents filed by the Court and the Special Master, and the text of all attorney-filed documents that relate to 100 or more individual MDL 1203 actions."
The Washtenaw County Trial Court in Michigan allows attorneys to file briefs in the civil division by sending the brief as an email attachment to a specified email address. The Pima County Justice Courts of Arizona allows parties to electronically file complaints and answers in small claims cases through Web-based forms. Rich Himes of the U.S. District Court for the District of New Mexico has developed an electronic filing system based on the Extensible Markup Language (XML). The system serves the same basic function as the court clerk's office. The document being filed is digitally signed and sealed in an electronic "envelope," and delivered over a secure Internet link to the court. The system automatically sends an XML confirmation message to the filer upon receipt of the electronic filing.

All these systems include the basic elements of any electronic filing system. Any such system will need to provide a means for transmitting a pleading electronically to the court — such as by email or with a Web-based form. The filing party will also be required to provide proof of identity — a digital signature or submission of a user name and password — and some kind of electronic caption identifying the case in which the pleading is being filed. Some form of encryption
will be required to ensure the security of the transmission. The receiving court will verify the identity of the filer and extract both the contents of the pleading and the electronic caption from the electronic filing. The court will send an acknowledgement to the filer, enter information from the caption into the court's case management system, and file the pleading appropriately. An electronic filing system also will provide remote access to electronic case files and to the court's docket. Some of those steps may continue to be performed manually as the court transitions to a fully electronic system. For example, file storage, entry of docket information, and communications between parties and the court can each be computerized separately and in planned stages. For example, a court that accepts electronic pleadings from parties may choose to print out such pleadings for storage in physical files. The court also may employ both electronic and paper-based subsystems contemporaneously for performing particular functions, such as by providing parties with the option of filing complaints either electronically or on paper. Existing systems exhibit a variety of approaches and demonstrate that each court can exercise control over the path that it takes to mitigate any disruption caused by computerization.
The issue of "electronic filing" is a significant one for the courts in several respects. Courts are finding it increasingly necessary to address electronic filing of both outgoing and incoming files.

**Outgoing files**

The Internet is a revolutionary means of distributing information and documents. Even before internet use became widespread among attorneys, both West Publishing and Lexis-Nexis were involved in making judicial opinions available electronically, but at a significant cost. More recently, there has been a good deal of attention paid to internet posting of judicial opinions, since the new technology now makes it conceivable that opinions can be provided without cost to users. Since this poses a threat to companies which are in the business of publishing judicial opinions, there has been a great deal of controversy about some of the efforts and proposals.

Our [Home Page](http://www.courts.net/) includes a list of links to sources of judicial opinions posted on various web sites, both those maintained by the courts and those maintained by outside groups.

We have previously posted some pages on topics related to electronic filing. Each of the pages includes links to other pages and resources on the issues it addresses:

- [Proposals for a Public Domain Citation System](http://www.courts.net/efiling.htm)
- [Proposals for adoption of the Adobe Portable Document Format](http://www.courts.net/efiling.htm) for the posting of judicial opinions

The [U.S. District Court for the Southern District of New York](http://www.courts.net/efiling.htm) provides two services which go beyond simply posting copies of judicial opinions. [CourtWeb](http://www.courts.net/efiling.htm) is billed as an Online Rulings Information System, permitting participating judges to post copies of their rulings in pending motions on the site. The court also provides a WatchList, which will notify counsel by e-mail whenever new postings are added for selected "watched" cases.

**Incoming files**

The filing of paper pleadings with the court imposes significant burdens on the court's personnel and facilities. The pleadings must be kept in an organized fashion, and of course they take up a tremendous amount of room. Over the course of the last few years, we have seen the following:
Primarily due to space considerations, most courts now restrict the filing of discovery materials, particularly deposition transcripts. The attorneys involved in the case are required to keep the originals of discovery materials, and they are to be filed with the court only when an issue arises in the course of pretrial motion practice or when they are used at trial.

In the early 1980s, the filing system broke down entirely in the Wayne County Circuit Court, serving Detroit, Michigan. Pleadings filed with the court were simply stacked in boxes and eventually stored in a warehouse, without any effort to get them to the court files or to keep them in any organized fashion.

Electronic filing and storage of pleadings, briefs, and discovery items holds the promise of alleviating many of these problems, although surely bringing new and different problems in their place.

So far, only a few courts have experimented with the use of e-mail and the filing of electronic versions of documents with the courts, and some have abandoned the project. See Brad Hillis's Critique of Existing Electronic Court Filing Projects for a listing of these projects.

Perhaps the most ambitious use of electronic filing is the result of an order entered by the United States District Court for the Northern District of California, requiring that all complaints and pleadings in securities class actions be filed with the Securities Class Action Clearinghouse maintained by the Stanford University Law School. As a result of this order, a large number of pleadings, motions, and briefs filed in cases involving many (perhaps most) high-tech companies are now available online.

The U.S. District Court for the Eastern District of Pennsylvania uses the MDL 1203 Web-based Docket and Document Delivery System for the distribution of docket information, pleadings and briefs in Fen-phen class action litigation pending under the Multi-District Litigation rules. This was originally a project of Villanova's Center for Information Law and Policy, but now is hosted and sponsored by VeriLaw, a commercial company run by the CILP's former director. Submissions are governed by the court's Pretrial Order 173, which makes filing at the site mandatory for all filings which affect 100 or more claimants, and provides that the internet filing is supplementary to and does not take the place of the filing of paper versions of the documents with the court clerk.

In Michigan, electronic filing is provided by the Washtenaw Circuit Court, serving Ann Arbor. The Washtenaw approach is actually fairly low-tech but, as a result, likely to present few practical problems. Attorneys are encouraged to file briefs by including them (in one of three formats, ASCII, Word 6.0 or lower, and WordPerfect DOS 5.1 or lower) as an attachment to an e-mail message. As a help for attorneys who need it, the court includes a page with very explicit directions on how to send the message, including a link to the address to which the message is to be sent. The pleading or brief must still be filed on paper with the clerk as well.

The Small Claims Division of the Pima County (Arizona) Consolidated Justice Courts has established an electronic filing system in conjunction with Law On-Line, Inc., a vendor of electronic forms. Of interest is the "practice area", which allows users to try the system out using a fictitious name and matter. The interface is quite user-friendly.

The Fairfax, Virginia County Bar Association has set up its Electronic Filing Pilot Project. Registered users, limited to parties or to attorneys who practice in the Commonwealth of Virginia, may upload files in Acrobat format, and anyone may view the files by using a search form. This appears to be a new endeavor, and only sample pleadings have been uploaded.
The court in Shawnee County, Kansas has established an unusual electronic filing project. It is amazingly complex in its structure, and apparently is intended for highly-regularized and repeated filings, such as those involved in debt collection cases. A user familiar with the system advises that it was set up for use in "Limited Action" cases (although the posted materials do not clearly identify that limitation), and that over 70% of the court's Limited Actions cases are filed using this system. The Court has provided a detailed description of the procedures established for the submission of pleadings, the formatting of e-mail messages, etc.

Court24 is a concept sponsored by NetGov, described as a fully integrated package, including electronic filing and document management services. Its most prominent client is the Allegheny County (Pennsylvania) court system.

XML - the wave of the future?

XML stands for the Extensible Markup Language, a specification for a markup language which is text-based and therefore quickly readable by computers under all platforms. HTML, the markup language used to create this page, is another example of a markup specification. The World Wide Web Consortium released its official WC3 Recommendation 1.0 for XML in February 1998.

There are now several projects focusing on XML as the basis for the electronic delivery of court documents. The Electronic Court Filing Project, based at Georgia State University, has been actively involved in presenting the benefits of electronic filing to courts in the Southeast. The Utah Electronic Law and Commerce Project sponsors an XML Work Group which is working to develop an XML-based Document Type Definition for the filing and exchange of legal documents. The U.S. District Court for the District of New Mexico has announced a variation on XML known as the XCI, or the "extensible markup language court interface", offered as a way to permit lawyers and courts to communicate with each other using an open-standards software interface. The New Mexico court has posted a page called XML Court Interface Demonstration Software. Despite the name, this document is nothing more than a description of what XML is and what the developers hope to achieve using XML in connection with court filings. The demonstration software is said to be under development, but no prototypes are offered.

A group called Legal XML has undertaken some activities in this area, and has published the latest in a series of proposed standards. Another group is the Joint Technology Committee of the Conference of State Court Administrators (COSCA) and the National Association of Court Managers (NACM), working under the name Court XML to develop a standard for XML use in the courts.

- XML and Electronic Filing Issues for Courts by Roger Winters, at the LegalXML site, is a good overview article on this subject.

- For a quick introduction to XML by Charles F. Goldfarb, the inventor of the original Standard Generalized Markup Language (SGML), see XML in an Instant: A Non-geeky Introduction

What does XML look like and do in practice and what benefits can it provide for court filing projects? The Georgia, New Mexico, and Utah sites, and the information posted by the working groups, provide some very detailed technical standards and specifications but do little to answer these questions. Even the Winters article and the Goldfarb "instant" sketch do not provide much help.

We have posted a Quick Look at the PAD Dataset to show the actual use of XML by a small open source application called Portable Application Description (PAD), developed by the Association of Shareware...
Professionals. This interface is used by software authors to provide basic reference information about their programs. The free programs offered by ASP include PADGen, used to create the XML files, and PAD Extractor, used to sniff out and display the information contained within the markups. The site also offers a web form page to permit a user to enter the necessary information and generate an XML file online. ASP's programs provide a practical example of XML in use and thus help to demonstrate its promise for future use in court filings.

Articles and publications

See the study published by the Center for Technology in Government at the State University of New York at Albany on The World Wide Web as a Universal Interface to Government Services.

Brad Hillis of the Washington State Courts has posted a web-published monograph and a couple of preview articles. See:

- Internet Experiments in Electronic Court Filing
- Electronic Court Filing - part of the Features section at the Law Library Resource Exchange site (October 1997)

Guidelines for the filing of CD-ROM briefs were issued by the U.S. Court of Appeals for the Federal Circuit in the 1997 case of Yukiyo v. Watanabe, 111 F3d 883 (Fed. Cir. 1997).

In March 1997, the AOUSC published its Electronic Case Files in the Federal Courts: A Preliminary Examination of Goals, Issues, and the Road Ahead. We provide here a copy of the memorandum accompanying the report and links to:

- the report in HTML format
- the report in PDF format

Judge Monty Anhalt, now retired, has posted a number of monthly articles at his court's site, under the banner of the Virtual Courthouse.

West Group and SCT Government Systems have announced their WestFile service to provide access to court files, including a service which notifies attorneys of new filings in selected cases.

Electronic Filing: Virtual Courthouse or Virtual Courier? is an archive posted by TexLaw, archiving a discussion on electronic filing issues which took place on Counsel Connect in February and March 1998.

We have posted an article at this site discussing Document imaging as an adjunct to electronic court filing.

In December 1999, the AOUISC posted a discussion of Privacy and access to electronic case files in the Federal Courts, addressing the need to balance the privacy rights of litigants with the public's interest in open disclosure of the workings of the courts

Finding the Way to Electronic Court Records by Roger Winters and Robert Cary, published in the July/August 2000 issue of E-Doc, describing the experience of a comprehensive electronic filing program for the Superior Court in King County (Seattle), Washington
The LexisOne service offers *Electronic Court Filing: Past, Present and Future*, by Robert Plotkin of LegalXML.

Cybersleuther is a new company consisting of Gayle and Tom O'Connor, veterans in this area. Their site offers its own e-filing page with links to a new and very impressive newsletter on the subject, E-Filing Report, published by Glasser LegalWorks.

Making Way for Intelligence in Case Space, by Philip Greenspun of the Massachusetts Institute of Technologyn and Marc Lauritsen of Harvard Law School, published as part of the MIT Journal of Computer-Aided Litigation.

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**Online docket access**

CourtLink is a service which uses its own software interface to permit searching of court records on multiple servers. Coverage includes most Federal courts and many or all courts in about seven states.

CourtExpress is a new service which lets users search names, track cases, and order documents directly from U.S. Bankruptcy and District Courts nationwide. This service was reviewed at the Law Library Resource Exchange site in August 1999.

DM2000 is a combination of a docket management software program and online service which includes docket access to courts in the Chicago area.

The Pacer Service Center serves as the federal Judiciary's centralized registration, billing, and technical support center for electronic access to federal court records.

VeriLaw, based in Eastern Pennsylvania, is involved in several prototype docket and document access projects, including the MDL 1203 project described above.

The Federal courts have begun an ambitious project aimed at bringing all of the Federal courts fully online within four years. The Electronic Case Files project, which currently involves nine courts, is described in New Online Access to Federal Courts, posted at the Law Library Resource Exchange site. Links to the nine ECF sites are included.

The Circuit Courts for the State of Wisconsin are participating in the Circuit Court Automation Program (CCAP), providing online access to docket information, copies of cases, judgments, and attorney schedules.

The Law Library Resource Exchange has published Mary Lynn Wagner's compiled listing and links to Federal Court Records on the Web.

Legal Dockets Online provides links to all known sites offering access to dockets, case lookup, and electronic filing, including all PACER sites.
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- Greatly reduce the amount of resources devoted to paper file generation, manipulation, storage, and retrieval
- Reduce errors in copying and transcription
- Facilitate access to and sharing of court documents

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**Paper Filing**

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**Electronic filing systems**

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The U.S. District Court for the Eastern District of Pennsylvania uses the MDL 1203 Web-based Docket and Document Delivery System to consolidate information about pending fen/phen litigation. The system's Web site provides access to "docket entries for every filing made in
MDL 1203, the text of all documents filed by the Court and the Special Master, and the text of all attorney-filed documents that relate to 100 or more individual MDL 1203 actions."

The Washtenaw County Trial Court in Michigan allows attorneys to file briefs in the civil division by sending the brief as an email attachment to a specified email address. The Pima County Justice Courts of Arizona allows parties to electronically file complaints and answers in small claims cases through Web-based forms. Rich Himes of the U.S. District Court for the District of New Mexico has developed an electronic filing system based on the Extensible Markup Language (XML). The system serves the same basic function as the court clerk's office. The document being filed is digitally signed and sealed in an electronic "envelope," and delivered over a secure Internet link to the court. The system automatically sends an XML confirmation message to the filer upon receipt of the electronic filing.

All these systems include the basic elements of any electronic filing system. Any such system will need to provide a means for transmitting a pleading electronically to the court — such as by email or with a Web-based form. The filing party will also be required to provide proof of identity — a digital signature or submission of a user name and password — and some kind of electronic caption identifying the case in which the pleading is being filed. Some form of encryption will be required to ensure the security of the transmission. The receiving court will verify the identity of the filer and extract both the contents of the pleading and the electronic caption from the electronic filing. The court will send an acknowledgement to the filer, enter information from the caption into the court's case management system, and file the pleading appropriately. An electronic filing system also will provide remote access to electronic case files and to the court's docket.

Some of those steps may continue to be performed manually as the court transitions to a fully electronic system. For example, file storage, entry of docket information, and communications between parties and the court can each be computerized separately and in planned stages. For example, a court that accepts electronic pleadings from parties may choose to print out such pleadings for storage in physical files. The court also may employ both electronic and paper-based subsystems contemporaneously for performing particular functions, such as by providing parties with the option of filing complaints either electronically or on paper. Existing systems exhibit a variety of approaches and demonstrate that each court can exercise control over the path that it takes to mitigate any disruption caused by computerization.

**Advantages of electronic filing**

A fully electronic filing system holds the promise of benefitting all constituents of the justice system: parties, their attorneys, the courts, and the public. Such a system would benefit parties and their attorneys by reducing the costs of printing, copying, mailing, courier services, travel, and storage associated with paper documents. Parties also would benefit from the ability to electronically access and search through court files and dockets from any location.

Courts that adopt electronic filing systems will benefit from a drastic reduction in the amount of physical space required to store case files. By one conservative estimate, paper court documents currently stored using 500 linear feet of shelf storage space (about 50 four-drawer file cabinets) could be stored on a single shelf using currently available and relatively inexpensive hard disk drive technology.

The amount of time spent by court staff searching for and handling case files would be greatly reduced with an electronic filing system. Data entry time would also be drastically reduced because information could be automatically extracted from documents submitted.

Electronic filing could benefit pro se plaintiffs by reducing overall filing costs and by simplifying the process of filing court documents. Courts that adopt electronic filing will, however, need to ensure that those without computer access are not disadvantaged by the adoption of electronic filing systems. Courts could, for example, provide public access through computer kiosks. Members of the public also should be able to access electronic filing systems from Web-connected computers at libraries and community resource centers.

**Current efforts to develop standards**

Those involved in developing electronic filing systems have increasingly come to the conclusion that national technological standards for electronic filing systems must be developed. Although local efforts have and will continue to play an essential role, the emerging consensus is that nationwide open standards are necessary to:

- Spur the widespread development of electronic filing systems by software vendors
- Stimulate courts to adopt such systems
- Ensure that such systems are capable of interacting with each other

Promulgation of nationwide standards by the legal profession also will send a clear message to software vendors that the systems they develop must comply with such standards to be successful in the marketplace. A large and rapidly increasing number of individuals and
organizations are working on developing such standards, and virtually all of them have converged on the XML.

XML's ability to specify the meaning of text provides a number of significant benefits. Once the meaning of text in a document has been specified, software can quickly and accurately extract information from the document. For example, if an electronic court filing includes a caption that identifies the parties, docket number, court, etc., using appropriate XML tags, the receiving court's case management software can extract the caption information and automatically enter the filing in an electronic case file without any human intervention.

Furthermore, the inclusion of XML tags in a document enables documents to be searched more quickly and accurately. In the example above, a search of the court's database for documents filed by attorney John Jones would extract only those documents in which John Jones is identified as the filing attorney, and not any documents in which the text "John Jones" appears in other contexts. If you have been frustrated by the inaccuracy of results obtained from today's Internet search engines, you can understand the potential benefits of documents whose contents have been appropriately categorized.

A number of efforts are already underway to develop XML-based standards and systems for electronic filing. For example, Rich Himes of the U.S. District Court for the District of New Mexico has developed the XML Court Interface (XCI), an XML-based electronic filing system. The National Center for State Courts, in conjunction with Lexis-Nexis, has published a draft paper entitled "Concepts for a Judicial XML Namespace & Data Tag Dictionary" that outlines the beginnings of an XML-based legal document format. The Washington State Bar has an XML Study Group that is promoting the development of XML-based standards. The Joint Technology Committee (JTC) of the Conference of State Court Administrators (COSCA) and the National Association of Court Managers (NACM) is working on developing a Joint Federal and State Court XML Standard for electronic court case filing. Last year the JTC partnered with Legal XML to jointly develop XML court filing standards.

Legal XML

Legal XML, which is currently the primary focus of XML-based standards activity, is a non-profit organization founded in 1998 and comprised of volunteer members from private industry, non-profit organizations, government, and academia. Legal XML’s mission is to develop open, non-proprietary technical standards for legal documents and related applications. Although the standards proposed by Legal XML have no binding force, the organization is working to establish its credibility through the breadth and depth of its membership and the quality of the standards it will promulgate. Membership in the organization is open to anyone, but active participation in the development of proposed standards requires agreement to the organization’s Operating Rules which, in relevant part, require that participants relinquish any intellectual property claims to subject matter that is contributed to and included in proposed standards.

The organization’s rules for developing proposed standards borrow from and are similar to the rules used by the World Wide Web Consortium (W3C) and the Internet Engineering Task Force (IETF) to develop standards — such as HTML — for the Internet. Legal XML has a number of working groups that are developing such as court filing, case law, public law, and private law. The organization published its first Proposed Standards for electronic filing in March of this year and plans on releasing additional Proposed Standards later this year.

Legal XML workgroups communicate primarily by email. Several face-to-face meetings, however, have been held and several more are planned for the near future. Traffic on the mailing lists has picked up significantly in recent months and many lively debates have ensued. It is particularly refreshing to see communication among practitioners from a wide variety of jurisdictions and areas of practice, as well as communication between legal professionals and computer professionals. Although communication across these broad gaps can be difficult, it is essential if the organization’s efforts are to succeed.

Challenges

Despite the strides that have been made thus far to develop national standards for electronic filing, many challenges lie ahead. For example, there is an ever-present tension between the efficiencies created by national standards and the need to accommodate the particularities of local court rules and practices. The most likely way to ensure that the right balance is struck is for members for all potentially affected constituencies — attorneys, judges, information technology professionals, and law firm and court staff — to be represented in the standards development process. Open organizations such as Legal XML are attempting to encourage such involvement by facilitating participation over the Internet by anyone who is interested in being involved.

Another ongoing challenge is to develop electronic filing standards that will facilitate the integration of electronic filing systems with other technologies. For example, electronic filing standards will need to address methods for data authentication, security, and integrity. Development of electronic filing standards also may require enabling legislation and modifications to rules of procedure and local court rules. Furthermore, implementation of electronic filing standards will require extensive education and training.

Development of successful standards for electronic court filing will require effective
communication between legal professionals and computer professionals. Given the complexity of the technical subject matter and the rapid pace of technological change, how can legal professionals possibly hope to contribute meaningfully to the technical aspects of electronic filing standards and ensure that such standards reflect the real-life needs of the legal profession? How can we expect computer professionals to sufficiently grasp the arcane intricacies of legal practice to develop technological standards that meet our needs?

Discussions on the Legal XML mailing lists have shown an incredible willingness and ability for computer professionals and legal professionals to communicate with each other, often across significant gaps in knowledge and experience. Furthermore, those attorneys with specialized technical knowledge and those computer professionals with particular expertise in developing computer systems for the legal profession can play a special role in bridging the gap.

By collectively developing, adopting, and promulgating such standards, we in the legal profession have the opportunity to clearly express the requirements that any electronic filing system must satisfy. The backing of the legal profession behind such standards will provide an impetus to software vendors to develop software that complies with such standards and that, as a result, satisfies the expressed needs of the legal profession. This should result in higher quality products that are easier to use and contain fewer unnecessary or poorly designed features. Furthermore, adoption of standards for intercommunication between legal technology products will make it easier for firms and courts to "mix and match" components from different vendors, thereby reducing reliance on suites of products from individual vendors and improving product quality by introducing more competition among products.

Although development of standards for electronic filing and the implementation of actual systems that comply with such standards may appear to be daunting tasks, initial efforts demonstrate that such standards and systems can be developed incrementally to facilitate development and mitigate costs — and that their advantages by far outweigh their disadvantages. Electronic filing systems and related technologies will make work for everyone in the legal profession easier and will smooth the wheels of justice. The technological hurdles to electronic filing can be overcome. All that remains is for us to actively participate in the development of the next generation of electronic filing systems so that we can ensure that they achieve their full potential.

Robert Plotkin is an intellectual property attorney specializing in high technology law. He is a member of Legal XML, a nonprofit organization that develops and promotes electronic filing standards for the legal profession. He can be reached at rplotkin@rplotkin.com or on the Web at www.rplotkin.com.

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New Online Access to Federal Courts

By Lynn Peterson

Lynn Peterson is president of PFC Information Services, Inc., a public records research firm located in Oakland, California. Lynn has been quoted on public records research in a variety of sources including The Wall Street Journal, Kiplinger's Personal Finance Magazine, and The Information Broker's Handbook. PFC Information Services provides public records research for law firms, corporations, lenders, venture capitalists, employers, the media, and other information research firms.

Are you sick and tired of the hassles, the expense, and the delays involved in retrieving copies from US district and bankruptcy courts? Has searching PACER got you down?

Then, take a look at the Arizona Bankruptcy Court’s Web site at http://ecf.azb.uscourts.gov/. At this site you can view not only docket sheets, but the documents themselves in PDF format are just a mouse-click away.

Currently there are only three cases available at the site—Nationsway Transport, Boston Chicken, and McCulloch Corp. These cases were selected, as they are all extremely high profile. Access is free and no password is required.

If you have a PACER password you can go to the Arizona Bankruptcy Court’s home page at www.azb.uscourts.gov to obtain a read-only password that will enable you to view hundreds of cases that have been made available on the Internet since October 1997.

The Arizona Bankruptcy Court’s web site is part of a larger pilot project by the Administrative Office of the U.S. Courts, called ECF (Electronic Case Files) Service. Internet access to case records is currently available in nine federal courts.

The project began in 1996 and enables participating attorneys to submit pleadings and docket entries in PDF format directly to the court. Instant read-only access to the docket and all corresponding documents is available to those with PACER accounts.

Links to the courts that are currently participating in this project are:
Gary Bockweg at the US Courts Administrative Office projects that a year from now the initial development and testing will be complete. They plan to bring all of the U.S. district and bankruptcy courts on board, and expect full nationwide implementation in four years.

PACER users pay $.60 a minute. With Internet access, there is no way to charge by the minute. While currently free, the plan is for ECF users to pay about $.07 a page (roughly equivalent to $.60 a minute).

Today, searching PACER for docket information is usually just the first step. You also have to pay between $.06 and $.25 a page for copies, not to mention the cost of postage and Fed Ex. When you add it all up, 7 cents a page will be a bargain.

The privacy issue as it pertains to Internet access to federal court records is still being debated. Some judges take the position that all court documents regarded as public records in hard copy should be made available electronically. Other judges are more cautious and may not want every document available for public view on the Internet. Therefore, they are developing the ability to allow judges to designate certain documents as electronically available, while others can be suppressed. (Filings that are not to be made available simply will not have a hyperlink.)

Electronic availability of the Nationsway case at the Arizona Bankruptcy court is a fine example of public records serving the needs of the public. The Web site will not recover the bounced

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paychecks of the thousands of Nationsway employees who lost their jobs last month. However, the Web site it is providing them first hand access to information, and information is power.
Electronic Filing/Document Imaging

Course Number: 01TC053
April 18 - 20, 2001
Seattle, Washington

The justice system is sagging under the weight of its paper load. With daily requests for information and a continually mounting case docket, how can documents be stored, transferred, and retrieved across all branches of the judicial arm to ease this load? Information technology has expanded courts into the electronic filing era. Some courts have imaging, others have public access, and most all have computers; but how can you bridge technology and the courts to offer Secure Links between the court and all firms of civil litigation.

This course is designed to easily guide you through a court's venture into electronic filing. This course will aide in your understanding of all areas needed in development of electronic filing to help your court save staff time, offer additional service, and increase revenue for these improved services.

Group exercises and breakout sessions, court developed services, individual response time, and demonstrations from vendors and court consultants will provide you with an understanding of areas beyond electronic filing.

Major Topics

- Electronic filing overview
- Internet connectivity for electronic filing
- Electronic Data Interchange (EDI) for courts
- Document security
- Security issues
- State by state statutes and rules
- Software/hardware development cost analysis

Attendees will be able to:

- Identify electronic filing components
- Explore Internet connectivity for electronic filing
- Consider Electronic Data Interchange (EDI) for courts
- Articulate document security issues
- Examine security issues
- Compare state-by-state statutes and rules
 Compile a software/hardware development cost analysis

Who Should Attend

Judges, court administrators, information technology directors, court personnel, and others (non-technical and technical) interested in electronic filing with courts. From the court with no areas of electronic filing to the completely developed electronic filing courts, this course will offer building blocks to promote informed technology change.

Courts are encouraged to send teams of individuals charged with managing court technology.

CEDP

This course satisfies the Technology Management requirement for Phase I of the Court Executive Development Program.

Fee

$650

Schedule

Registration: 8:00 a.m., Wednesday, April 18
Opening Session: 8:30 a.m.
Daily Class Sessions: 8:30 a.m. - 4:30 p.m.
Concludes: 4:30 p.m., Friday, April 20
Certificates will be awarded only to those who attend every session.

Faculty

Robert Newton Peters -- Technology Specialist for the Institute for Court Management and a court technology specialist for the National Center. Mr. Peters was Director of Business Information Systems and former faculty for the Educational Technology Department at Tennessee Temple University in Chattanooga, TN.

From 1988 to 1996, Mr. Peters worked as the Information Systems Director in Walton County, Florida, where he designed and implemented systems in image processing; public access; Voice Response Unit; records management and mapping.

Mr. Peters graduated from MacArthur State in Opp, Alabama He continued his education in business law at Troy State University and pursued business management at Temple University. He has programmed in COBOL, RPG, Basic, Visual Basic, C++, CL, HTML, Java, JavaScript, Perl, and CGI and has worked with operating systems and networks from Novell, Windows, Unix, Sun, to IBM.

Ed Papps -- Senior court technology associate for the National Center for State Courts, Ed has developed a technology program that addresses where technology is
headed in these rapidly changing times. Prior to joining the National Center, Ed worked for the 16th Judicial Circuit Court of Missouri on a project to move all computer applications to a new client/server-based system. Ed's experience in this area of technology spans over 25 years. Ed was also instrumental in implementing one of the first full function electronic courtrooms in the nation.

Hotel

Crowne Plaza  
1113 6th Avenue  
Seattle, WA 98101-3048  
Phone: 206-464-1980  
Fax: 206-340-1617  
Rates: $116.00/single, $136/double; plus 15.6% tax

Participants must make hotel reservations by March 19, 2001 to guarantee the group rate.

Use our secure form to register online, or via mail, fax, or email. For more information, please contact the Institute for Court Management by email at icmregistrar@ncsc.dni.us, call us toll-free at (800) 616-6160.

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Court Executive Development Program

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This document accompanies the Proposed LegalXML Court Filing Standard 1.0. The Proposed Standard is a technical document, difficult for persons not conversant with the technology to comprehend. This document has been prepared to provide judges, court administrators, lawyers and other persons working in the legal system with a non-technical introduction to and explanation of the Proposed Standard.

The Joint Technology Committee hopes that the recipients of this document will take the time to become familiar with the topic, and to review and comment on the Proposed Standard. The process for submitting comments, and the further process contemplated by the Joint Technology Committee are described further at the end of this document.

The document addresses the following topics:

1. an executive summary
2. an overview of XML
3. the role of XML in communicating data among courts, lawyers and other legal system entities, particularly for electronic filing systems
4. an overview of the scope of the 1.0 Proposed Standard
5. specific understandings incorporated into the 1.0 Proposed Standard
6. an explanation of the process for developing and commenting upon the 1.0 Proposed Standard and
7. future plans for LegalXML Court Filing Standards.

There are three appendices to the document:

A. how to read a DTD
B. a table showing each of the proposed data elements, its tag, its attributes and its relationship to other elements and
C. version 1.0 specification.

Comments will be accepted until November 1, 2000. Comments should be sent to the
ELECTRONIC CASE FILES
CM/ECF

“Leading the way in Electronic Case Filing”

User’s Manual
Western District of Missouri
(Revised May, 2001)
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Getting Started

Introduction

This manual provides instructions on how to use the Electronic Filing System to file documents with the court, or to view and retrieve docket sheets and documents for all cases assigned to this system. It assumes a working knowledge of Netscape and Adobe Acrobat. For questions regarding Netscape or Adobe Acrobat, please refer to their instruction manuals.

Help Desk

Telephone the Court’s Help Desk at 1-800-466-9302 between the hours of 8:30 A.M. and 5:00 P. M., Monday through Friday, if you need assistance.

Capabilities of System

The electronic filing system allows registered participants with Internet accounts and Netscape software to perform the following functions:

• Access the Court’s web page

• Download the most recent version of the User’s Manual

• Train personnel on a training system comparable to the official live system

• Electronically file pleadings and documents in actual (“live”) cases

• View official docket sheets and documents associated with cases

• View various reports (e.g., Cases Filed Report, Calendar (for cases filed electronically))

• Download Netscape Browser and Portable Document Format (PDF) configuration information
Requirements

Hardware and Software Requirements

The hardware and software needed to electronically file, view and retrieve case documents are the following:

- A personal computer running a standard platform such as Windows, Windows 95 or Macintosh
- An Internet provider using Point to Point Protocol (PPP)
- Netscape Navigator software version 4.5, 4.7 or 4.76. Higher versions of Netscape do not work at this time.
- Adobe Acrobat software to convert documents from a word processor format to portable document format (PDF).
- A scanner to transmit documents that are not in your word processing system. **Note: This would only be used for documents that cannot be produced electronically. Scanned documents lessen the level of service we provide by slowing down the entire system. We are moving away from the utilization of scanned documents inside the Court and are asking you to do the same when possible.**

**Note:** For additional information and known problems, refer to Technical Notes (*Appendix I*).

* Due to security, a session can only be established using Netscape Navigator 4.5, 4.7 or 4.76. **DO NOT USE** America On-Line’s version of Netscape Navigator, or a version of Netscape Navigator lower than 4.5. As of this date no version of Internet Explorer is certified as compatible with CM/ECF system. Use IE at your own risk.
How to Register for Access

Participants who have never used the system must telephone the Court to obtain a registration form if the participant has not already obtained one and to discuss the system requirements and the court’s training assistance.

Toll Free Help Desk 1-800-466-9302

or

Kansas City   Bill Terry   816-512-5055
Jefferson City   Glenda Curl   573-636-6124
Springfield   Jane Kollmeyer   417-865-3869

The completed registration form may be returned to the District Court Clerk’s Office, 400 East 9th Street, Room 1510, Kansas City, MO 64016, the Jefferson City Office, 131 W. High Street, Jefferson City, MO 65101, or the Springfield Office, 222 N. John Q. Hammons Parkway, Springfield, MO 65806, for processing. Only after a user account has been established based on the registration form, is the participant issued a login and password that will provide access to the system.

A training version of the system is provided on the Internet at http://ecf-train.mowd.uscourts.gov for practice purposes. It is strongly recommended that participants take advantage of filing documents in the training database before filing a document in the “live” database.

Note: A different set of logins and passwords are issued for the training and live systems.
Preparation

Setting Up the Acrobat PDF Reader

In order to view documents filed on the system, users must set up Acrobat PDF reader. All pleadings are in PDF format. When installing this product, please review and follow Adobe’s directions to utilize an Acrobat PDF reader after installation.

Portable Document Format (PDF)

Only PDF (Portable Document Format) documents may be filed with the court using the Court’s Electronic Filing System. Be sure to view the PDF formatted document before sending it to ensure that it appears in its entirety and in the proper format (refer to Technical Notes in Appendix I for known problems).

How to View a PDF File

- Start the Adobe Acrobat Exchange program.
- Go to the File menu and choose Open.
- Click on the location and file name of the document to be viewed.
- If the designated location is correct, and the file is in PDF format, Adobe Acrobat Exchange loads the file and displays it on the screen.
- If the displayed document is larger than the screen or consists of multiple pages, use the scroll bars to move through the document.
- Click on the View menu for other options for viewing the displayed document. Choose the option that is most appropriate for the document.

How to Convert Documents to PDF Format

Conversion of any word processing document to PDF Format is required before submission to the court’s electronic filing system.

The conversion process is relatively simple and can be accomplished in one of two ways depending on the word processing program you are using.
For WordPerfect:

**Version 6.1, 7 and 8**

- Open the document to be converted.

- Select the *Print* option and in the dialog box select the option to change the selected printer. A drop down menu with a list of printer choices is displayed.

- **Select Adobe PDFWriter.**

- “Print” the file. The file should not actually print out; instead the option to save the file as a PDF format file appears.

- Name the file, giving it the extension .PDF.

- Accept the option and the file is converted to a PDF document.

**Version 9**

- Use above method or:

  - Open the document.
  
  - Click on the *File* menu and select, *Publish to PDF.*
  
  - *Save the file as a PDF file, giving it a .PDF extension.*
  
  - The file is now in Adobe PDF format under the newly designated name, and the original document remains in its original form under the original name.

For Microsoft Word 95 or later:

- Open the document.

- Click on the *File* menu and select, *Create Adobe PDF.*

- *Save the file as a PDF file, giving it a .PDF extension.*

- The file is now in Adobe PDF format under the newly designated name, and the original document remains in its original form under the original name.
Any other word processing program:

- Open the document to be converted.
- Select the Print option and in the dialog box select the option to change the selected printer. A drop down menu with a list of printer choices is displayed.
- Select Adobe PDFWriter.
- “Print” the file. The file should not actually print out; instead the option to save the file as a PDF format file appears.
- Name the file, giving it the extension .PDF.
- Accept the option and the file is converted to a PDF document.

Depending on the word processing program being used, it may be necessary to find the printer selection option elsewhere. At that point, change the printer to Adobe PDFWriter, and follow the directions above.

Basics

User Interactions

There are three general types of user interactions allowed by the system:

- Entering data
- Using command buttons to tell the system what to do next
- Clicking on hyperlinks

Command buttons and hyperlinks are used to instruct the system what to do next.

Conventions used in this Manual:

- Data to be entered by the user is shown enclosed in angle brackets: <data to be entered>.
- Command buttons are represented in this manual in [bracketed boldface type].
- Hyperlinks are represented in underlined boldface type.
Documents Filed In Error

A document incorrectly filed in a case may be the result of posting the wrong PDF file to a docket entry, or selecting the wrong document type from the menu, or simply entering the wrong case number and not catching the error before the transaction is completed.

To request a correction, telephone:

<table>
<thead>
<tr>
<th>Toll Free Help Desk</th>
<th>1-800-466-9302</th>
</tr>
</thead>
<tbody>
<tr>
<td>or</td>
<td></td>
</tr>
<tr>
<td>Kansas City</td>
<td>Bill Terry</td>
</tr>
<tr>
<td>Jefferson City</td>
<td>Glenda Curl</td>
</tr>
<tr>
<td>Springfield</td>
<td>Jane Kollmeyer</td>
</tr>
</tbody>
</table>

as soon as possible after an error is discovered. Be sure to have the case number and document number for which the correction is being requested. If appropriate, the court will make an entry indicating that the document was filed in error. You will be advised if you need to re-file the document. The system will not permit you to make changes to the document(s) or docket entry filed in error once the transaction has been accepted.

Viewing Transaction Log

This feature, selected from the Utilities menu allows you to review all transactions processed with your login and password. If you believe or suspect someone is using your login and password without permission, change your password immediately, then telephone the Court’s Help Desk at 1-800-466-9302 as soon as possible.

User’s Manual

The most recent version of the User’s Manual for the system is always available at http://ecf.mowd.uscourts.gov in PDF format.
A Step-By-Step Guide

Below is a step-by-step guide for entering the system, preparing a document for filing, filing a motion or application, and displaying a docket sheet. We suggest that you go through the steps on the training data base before trying to actually file a document.

How to Access the System

Users can get into the system via the Internet by going to:

http://ecf.mowd.uscourts.gov

Or, you may go to the Western District of Missouri’s Web site at www.mow.uscourts.gov and click on the CM/ECF link then click on the “Link to Electronic Case Files” under the District Court heading.

A login and password is required to file a document or train to file a document. Select the Document Filing System. Note: This information is current and is available for viewing immediately after the transaction is completed.
Logging In

The next screen is the login screen.

Enter your Login and User Password in the appropriate data entry fields. Then click on the [Login] button to transmit the information to the system. If an error is made before you are submitted the screen, the [Clear] button allows you to clear the Login and Password entries so they may be re-entered.

If an invalid combination has been submitted, the system responds with an error message. Click on [Back], then re-enter your login and password.

The entry of a valid login and password combination prompts the system to display the Main Menu.

Once the Main Menu appears, choose from a list of hyperlinked options on the top bar.
** Note that the date you last logged into the system appears at the bottom left of this screen. You should review this information each time you login for security reasons. If you believe your last login date and time are incorrect, or suspect an unauthorized party is using your login and password, please telephone the court’s Help Desk at 1-800-466-9302 as soon as possible.

The following text appears beneath the above screen:

This facility is for Official Court Business only. Activity to and from this site is logged. Document filings on this system are subject to Federal Rules of Civil Procedure # 11. Evidence of unauthorized or criminal activity will be forwarded to the appropriate law enforcement officials.

Welcome to the U.S. District Court for the Western District of Missouri Electronic Document Filing System. This page is for the use by attorneys and firms participating in the electronic filing system. The most recent version of the Netscape browser and the Adobe PDF reader can be obtained by selecting the Netscape/PDF Settings option listed below.

You should become familiar with the navigational capabilities of your Netscape browser. Most screen displays in this system are split to provide a small top frame for Netscape. Review Netscape's frame capability for new navigation tips.

Netscape/PDF Settings

** Last login: 04-13-2001 09:38
9January2001
Civil Events Feature

This **Civil** option permits the filing of documents in a case.

There are four basic steps involved in filing a document:

1. Selecting a document type (see list on pages 40-41);
2. Entering the case numbers for which the document is to be filed;
3. Designating the parties filing the document; and
4. Specifying the PDF file name for the document to be filed.

**Note:** Pursuant to **COURT EN BANC ORDER (Electronic Filing Procedures)** dated November 6, 1997, a paper copy of all papers electronically filed with the Court shall be delivered to the chambers of the Judge assigned to the case, **together with a copy of the “Notice of Electronic Filing”** until the judge assigned to the case orders otherwise. Some judges have entered orders directing that this is no longer necessary. Please check with the court for current requirements. **For a complete listing of the Judges who do not require paper copies see our home page.**

Each screen has the following two buttons:

- **Clear** clears all characters entered in that particular box.
- **Next** accepts the entry just made and displays the next entry screen, if any.

**Correcting a mistake:**

Use the **Back** button on the Netscape toolbar to go back and correct an entry made on a previous screen. However, once the document is transmitted to the court, only the court can make changes or corrections.
Signatures; Affidavits of Service

Documents which must contain original signatures or which require either verification or an unsworn declaration under any rule or statute, shall be filed electronically with originally executed copies maintained by the filer. The pleadings or other document electronically filed shall indicate a signature, e.g., “s/Jane Doe.”

In the case of a stipulation or other document to be signed by two or more persons, the following procedure should be used:

(a) The filing party or attorney shall initially confirm that the content of the document is acceptable to all persons required to sign the document and shall obtain the physical signatures of all parties on the document.

(b) The filing party or attorney then shall file the document electronically, indicating the signatories, e.g., “s/Jane Doe,” “s/John Doe,” etc.

(c) The filing party or attorney shall retain the hardcopy of the document containing the original signatures as provided by paragraph 4(b) of the Court en banc Order of November 6, 1997.

(d) No later than the first business day after the document has been electronically filed, each person required to sign the document shall file a Notice of Endorsement (see page 45 for sample form) of the document. The document shall be deemed fully executed upon the filing of all Notices of Endorsement that are due.

Options for Filing a Complaint

If you file your complaint before 2:00 p.m., present the Clerk’s office with a Civil Cover Sheet (JS-44c) and the complaint which lists the case party information and a check, money order or credit card in the amount of $150.00, OR fax the civil cover sheet, complaint and pay the filing fee over the phone by credit card. The Clerk will open your case and notify you by phone that your case is open and it is available for you to electronically file your complaint.

OR

You may present us with a Civil Cover Sheet (JS-44c), check, money order or credit card in the amount of $150.00 and your complaint in adobe .pdf format on a disk. This is an option always available to you BUT IS MANDATORY AFTER 2:00 P.M.
Filing a Motion or Application

- Select **Civil** from the bar at the top of the Main Menu.

$ Click on **Motions**, then click **Motions and Related Filings**

- Select the type of Motion
Use the scroll bar or your arrow keys to find the type of motion or application to be filed, then click over the item to select it.

To select multiple motions, press and hold down the Ctrl key, and click on the appropriate forms of relief sought.

- Enter the case number.
• If the number is entered incorrectly, click Clear to re-enter. If the computer prompts that you entered an invalid case number, click on Back to re-enter.

$ When the case number is correct, click on Next.

$ Recheck whether the case number is correct. If it is incorrect, click on Back to re-enter the case number.

$ If it is correct, scroll down to the bottom part of the screen and click on Next.

$ If you are filing a joint filing with another attorney in the case, click on the box by “Joint Filing with other attorneys”

$ The next screen prompts you to select or add the name of the party for whom you are filing the motion:

$ Click on the name of the party for whom you are filing the motion to highlight it, OR, if you represent all defendants or all plaintiffs you may select a group by clicking in the circle next to the group. If the party you represent is not reflected in the party list, click Add/Create New Party.
Add/Create a New Party

$ Type the first letter for a company name or, for an individual, the first letter of the party’s last name.

$ Click on Search.

$ If a match is found, ECF will display a list of party names. If the name of the party appears, select it from the list and then click the Select Name from List button.

• Review party information and be sure to Select Party's role in this filing and click on the correct role.

• Click Submit.
If the party search returns **No person found**, you will click

Create new party

$. Add the party information to complete this screen.

$. Be sure to **Select Party's role in this filing** and click on the correct role.

$. Click **Submit**.
To Submit a PDF Document

- The next screen prompts you to select the PDF filename of the document being filed.

The file MUST be in a PDF format with a .PDF suffix. If not, it will not be readable by the system.

If an attempt is made to upload a non-PDF file, or make a standard docket entry without also submitting a document, an error message will appear.

$ Click on the **Browse** button to navigate to the appropriate directory and file to select the document. Use the mouse to select the directory in which the PDF version of the file is located.
Change the Files of type from

Files of type:  HTML Files

to

Files of type:  All Files (*)

Select the file to be uploaded.

(Note: To verify that the document being filed is the correct document, after the file is selected, right click on the file name to bring up a quick menu and left click on open. The .pdf document will open and can be viewed to verify that it is the correct document.)

$  If there are no attachments to the motion, click on Next.

Attachments to Documents


Filename

C:\PDF Files\Terry.pdf

Attachments to Document:  Yes

$  If there is an attachment to the motion (e.g. an exhibit, appendix, etc.):

$  Click Yes.

$  Click Next.

An additional screen is displayed (all exhibits must be attached to the motion, application or document being filed) which allows you to attach one or more documents:
Click on [Browse... ] to search for the document.

Under **Type of Attachment** click on the arrow and click on the type of attachment.

- To describe the attachment more fully, click in the **description** box and type in the description.

Click on [Add to List ].

If there are additional attachments, repeat this sequence for each one.

After adding all .pdf documents for attachments, click on [Next ].
When attachments and exhibits are in paper format

When attachments and exhibits are being filed in paper format and are greater than 10-15 pages, a one page .pdf document titled Notice of Attachment (or Exhibit) must be attached, using the same steps described above for an exhibit, to the pleading in the electronic case file so that there will be a notation on the docket sheet that exhibits are being held in the Clerk’s office in paper. (Please see sample).

If attachments and exhibits are filed in paper format, you must provide an original for the Clerk’s office, a copy for the Judge and a copy must be served on all parties in the case.
SAMPLE FORMAT

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI

__________________________ DIVISION

____________________________________
Plaintiff(s),

 vs. 

Case No. ________________________

____________________________________
Defendant(s).

NOTICE REGARDING EXHIBIT ATTACHMENT

Exhibit _____________ which is an attachment to _____________________________ is in paper form only and is being maintained in the case file in the Clerk’s Office.

____________________________________
Attorney for (Plaintiff or Defendant)
Address:_____________________________

____________________________________
____________________________________

Date:______________________
Related Documents

If your document refers to an existing document in the case, click on the box to the left of “Please check this box if you wish to relate your filing to a document other than a complaint or motion previously filed in this case.”

NOTE: If the event you are docketing is an answer/response, you will be prompted on a subsequent screen for its related motion. Therefore, do not click on this box to establish a relationship to the motion you are answering.
If the document being filed refers to an existing document in the case, two additional screens are displayed:

- On the next screen select the type(s) of existing document(s) to which the one currently being filed relates:

- Scroll through the list of document types, and click on the one that applies.

To specify more than one existing document type, press and hold down the Ctrl key on your keyboard as you click on the additional ones.

- Scroll down and click on Next.

- On the next screen, select the specific existing documents to which the one currently being filed relates:
Click on the box to the left of each pre-existing document to which the current document relates.

Scroll down and click on Next.

The next screen will automatically reflect the response/suggestions in opposition deadline.
Refining the description of the document

Click on the drop-down list and select the correct modifier, if necessary.
Click on the white box to the right of the description of the document you are filing and type in any additional description, if appropriate.

Click on the Next button.
Give final approval and file the document by following instructions on the following screen.

To modify a previous screen, click on [Back] at the top of the Netscape screen to find the screen to be modified.

When you arrive at the Final Approval screen, if the entry is correct, scroll down and click on Next.

To abort the entry, click on Civil to restart.
After final approval is given, the next screen displays the official filing receipt.

NOTE: The above example is one screen, however, you have to scroll down to get all the information available.

This screen gives you confirmation that the system has received the entry, and the document is now an official court document. It also tells you the date and time your transaction was received by the court, and the number assigned to the document. For future reference, please note this number on the PDF document file. Scroll down to view the entire receipt.

To print out the receipt, click [Print] on the Netscape Toolbar.

To save the receipt, click on File at the top of the Netscape screen, and select Save Frame As...

Note: Pursuant to COURT EN BANC ORDER (Electronic Filing Procedures) dated November 6, 1997, a paper copy of all papers electronically filed with the Court shall be delivered to the chambers of the Judge assigned to the case, together with a copy of the “Notice of Electronic Filing” until the judge assigned to the case orders otherwise. See Note: on page 12.

If parties are not receiving notice electronically, it is your responsibility to serve them with hard copies of all documents and attachments at the address listed under “Notice will not be electronically mailed to:”
Submitting a Proposed Order

A document that is submitted in .pdf format cannot be modified, therefore, a proposed order must be in a word processing format. To accomplish that, all proposed orders must be e-mailed to the courtroom deputy for the presiding judge in your case in **WordPerfect format** which is available in most word processing software. Please attach your proposed order to an Internet e-mail sent to the appropriate courtroom deputy as listed:

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>E-mail Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Judge Whipple</td>
<td>Yvonne Johnson</td>
<td><a href="mailto:yvonne.johnson@mow.uscourts.gov">yvonne.johnson@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Judge Gaitan</td>
<td>Rhonda Enss</td>
<td><a href="mailto:rhonda.enss@mow.uscourts.gov">rhonda.enss@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Judge Smith</td>
<td>Eva Will-Fees</td>
<td><a href="mailto:eva.will-fees@mow.uscourts.gov">eva.will-fees@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Judge Fenner</td>
<td>Tracy Diefenbach</td>
<td><a href="mailto:tracy.diefenbach@mow.uscourts.gov">tracy.diefenbach@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Judge Laughrey</td>
<td>Renea Kanies</td>
<td><a href="mailto:renea.kanies@mow.uscourts.gov">renea.kanies@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Judge Wright</td>
<td>Carolyn Morrison</td>
<td><a href="mailto:carolyn.morrison@mow.uscourts.gov">carolyn.morrison@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Judge Sachs</td>
<td>Tenilla Sheehan</td>
<td><a href="mailto:tenilla.sheehan@mow.uscourts.gov">tenilla.sheehan@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Chief Magistrate Maughmer</td>
<td>Francine Lavenbarg</td>
<td><a href="mailto:francine.lavenbarg@mow.uscourts.gov">francine.lavenbarg@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Magistrate England</td>
<td>Alexandra Martinez</td>
<td><a href="mailto:alexandra.martinez@mow.uscourts.gov">alexandra.martinez@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Magistrate Knox</td>
<td>Jackie Price</td>
<td><a href="mailto:jackie.price@mow.uscourts.gov">jackie.price@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Magistrate Larsen</td>
<td>Sue Anderson</td>
<td><a href="mailto:sue.anderson@mow.uscourts.gov">sue.anderson@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Magistrate Hays</td>
<td>JoRita Gicinto</td>
<td><a href="mailto:jorita.gicinto@mow.uscourts.gov">jorita.gicinto@mow.uscourts.gov</a></td>
</tr>
<tr>
<td>Prisoner Pro Se</td>
<td>Dana Weinzerl</td>
<td><a href="mailto:dana.weinzerl@mow.uscourts.gov">dana.weinzerl@mow.uscourts.gov</a></td>
</tr>
</tbody>
</table>

In addition, if you have any questions regarding your case, you may direct your inquiry via e-mail to the appropriate courtroom deputy whose address is listed above.

Filing Proposed Documents

If the document you wish to file requires leave of court, such as an amended complaint or a document to be filed out of time, the proposed document shall be attached as an exhibit to the motion. If your motion is granted, the order will direct you to electronically file your document with the court.

Filing Other Types of Documents

To file a document other than a motion or application, make the appropriate selection from the File A Document menu. The screens that follow will be very similar to those described above for filing a motion.
E-Mail Notification When Documents are Filed

Attorneys associated with ECF cases will be automatically notified by e-mail and receive the Notice of Electronic Filing when a document is filed in those ECF cases, provided they have an Internet e-mail address.

You will be notified of any activity in the cases you requested.

Maintain your Account

You can also set up additional parties to receive notification in cases. This might be useful to notify secretaries, paralegals or docket clerks of activity taking place in current cases.

With the new CM/ECF district court release, attorneys need to be aware that they will have the ability to change their own password. Under the Utilities Menu is a choice entitled Maintain Your Account:

Since you will be required to have a PACER login and password in addition to your district court password and possibly a bankruptcy password, you will now be able to change your password to one that can be easily remembered.
After clicking on **Maintain Your Account** you will see the following screen:

- Click on **More User Information** and the following screen will appear:
If you delete the “*****” in the password area you can then type in the new password. When you are finished making changes, click on Return to Account screen. You must click on [Submit] to make any changes take effect. If you change your password, the Clerk’s Office will not be able to tell you what the change is. Our system shows “*****” as the password just as you see from your

In addition, there is a new [E-mail information] button that is at the bottom of the screen after you have clicked on Maintain Your Account.

This area will allow you to enter a primary e-mail address, and separate from that, additional addresses for noticing. There is also a new checkbox to indicate if the notices should be sent to the primary e-mail address. Attorneys would uncheck this box if (s)he wanted the Notice of Electronic Filing e-mailed to someone else in their firm to keep track of their cases.

All attorneys should review their current e-mail setup to ensure that it is as you want it. For those users who currently have both the individual e-mail and summary e-mail turned on, the new release will only provide you with summary e-mail. If you would rather have individual notices, you must make a change to your account.

Once you have made your changes in the screen depicted above, you would then click on Return to account screen and then click on [Submit] to make the changes.
Displaying a Docket Sheet

• Click on Reports

This displays the Reports Menu, listing the reports that can be produced.

• Click on Docket Sheet.

$ Enter the case number.
Specify whether the entries should be displayed in ascending or descending document number order by clicking in the appropriate circle.

Specify whether the entries should be displayed by filing date or entry date by clicking in the appropriate circle.

Click on **Include links to Notice of Electronic Filing** to view the Notice of Electronic Filing for each document. (Only available on documents filed after 10/15/99)

Scroll down and click on **Run Report**.

The computer displays the docket sheet.

You may scroll through by using the up and down arrows on the bar to the right of the list.

If you want to view an actual document described on the docket sheet, click on the document number.

If you want to view the Notice of Electronic Filing, click on the gray dot next to the document number.

You may print out the document by clicking **[Print]** on the Netscape Toolbar.

To return to the docket sheet, click on **[Back]**.
You may print out the docket sheet by clicking [Print] on the Netscape Toolbar.

**Displaying Other Reports**

To view a report other than a docket sheet, make the appropriate selection from the Reports Menu. The screens that follow are very similar to those described above for viewing a docket sheet.
Known Problems and Troubleshooting

Known Problems

Converting documents to PDF.

If WordPerfect 5.1 or 7.0 is used to write the document, and the document is more than three pages, Adobe Acrobat will not convert all pages to the PDF format. The converted document will have missing pages. Use Adobe Exchange to ensure the integrity of the converted PDF document.

Cannot login to the LIVE SYSTEM.

A session can only be established using Netscape Navigator 4.5, 4.7 or 4.76. ECF is not consistently compatible with Internet Explorer.

If you are using Netscape Navigator 4.5, 4.7 or 4.76, and your password and login have both been correctly typed, and you still cannot login to the system, please call the Court’s Help Desk at 1-800-466-9302.

To ensure the documents transmitted have arrived in their entirety, it is important to read the document after it is received by the court. This can be done by viewing the docket sheet for the case and selecting the transmitted document. The number of the transmitted document appears on your electronic filing receipt.

Trouble-shooting Hints

If your login or password is not accepted, please ensure that they are typed correctly. The logins and passwords are case-sensitive.

Technical Failures

The Clerk shall deem the WDMO, Public Web 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 12:00 noon that day, in which case filings due that day which were not filed due solely to such technical failures shall become due the next business day. Such delayed filings shall be rejected unless accompanied by a declaration or affidavit attesting to the filing person’s failed attempts to file electronically at least two times after 12:00 p.m. separated by at least one hour on each day of delay due to such technical failure. If you have questions about ECF, please call our Help Desk at 1-800-466-9302.
## CM/ECF Document Type Tables for Attorneys

### Initial Pleadings & Service

- **Complaints and Other Initiating Documents**
  - Amended Complaint
  - Bankruptcy appeal
  - Complaint
  - Complaint (Intervenor)
  - Complaint (Third-Party)
  - Counterclaim
  - Crossclaim
  - Notice of removal
  - Transfer in

- **Service of Process**
  - Return of service
  - Return of service of complaint executed
  - Return of service of complaint executed on USA
  - Return of service of complaint unexecuted
  - Waiver of service of summons

- **Answer to Complaint**

- **Other Answers**
  - Amended answer
  - Answer to complaint
  - Answer to notice of removal
  - Objections to Report and Recommendation
  - Objections to bill of costs
  - Reply to objections to bill of costs
  - Response to order
  - Response to reply to objections to bill of costs
  - Traverse

### Motions & Related Filings

- **Motions**
  - Motion for TRO
  - Motion for appointment of counsel
  - Motion for approval of settlement
  - Motion for attorney fees
  - Motion for certification of appealability
  - Motion for class certification
  - Motion for consent judgment
  - Motion for default
  - Motion for disbursement/distribution
  - Motion for excess pages
  - Motion for extension of time
  - Motion for extension of time to answer amended complaint
  - Motion for extension of time to answer complaint
  - Motion for extension of time to answer third-party complaint

(Motions continued)

- Motion for extension of time to complete discovery
- Motion for order to show cause
- Motion for partial summary judgment
- Motion for permanent injunction
- Motion for preliminary injunction
- Motion for protective order
- Motion for reconsideration
- Motion for sanctions
- Motion for separate mental examination
- Motion for summary judgment
- Motion for verdict as matter of law (directed)
- Motion for writ
- Motion in limine
- Motion to alter/amend
- Motion to amend
- Motion to change/transfer venue
- Motion to clarify
- Motion to compel
- Motion to consolidate cases
- Motion to continue
- Motion to dismiss case
- Motion to dismiss party
- Motion to disqualify judge
- Motion to enforce
- Motion to exclude
- Motion to intervene
- Motion to invest funds
- Motion to join
- Motion to lift stay
- Motion to produce
- Motion to quash
- Motion to remand case
- Motion to seal case
- Motion to seal document
- Motion to set aside judgment
- Motion to unseal case
- Motion to unseal document
- Motion to vacate (2255)
- Motion to withdraw document
- Motion to withdraw/substitute attorney
### CM/ECF Document Type Tables for Attorneys

**Motions & Related Filings continued**
- Suggestions/Responses/Replies
  - Objections to Report and Recommendation
  - Reply suggestions
  - Response to motion
  - Suggestions in opposition
  - Suggestions in support

**Other Filings**

**ADR Documents**
- Designation of neutral

**Appeal Documents**
- Appeal number info from USCA
- Appellants brief (Bankruptcy appeal)
- Appellants reply brief (Bankruptcy appeal)
- Appellees brief (Bankruptcy appeal)
- Delivered to USCA
- Notice of Appeal to circuit court
- Notice of Bankruptcy appeal

**Discovery Documents**
- Certificate of service
- Certificate of service of initial Rule 26 disclosures
- Certificate of transmission of deposition
- Notice of deposition
- Proposed scheduling order

**Notices**
- Address change notice
- Attorney appearance
- Designation of neutral
- Judgment satisfaction
- Lis Pendens
- Notice of Magistrate assignment returned
- Notice of endorsement
- Notice of filing bankruptcy
- Notice of publication
- Proposed bill of costs
- Settlement notice
- Statement of corporate interest
- Suggestions of death

**Other Filings continued**

**Other Documents**
- Acknowledgement
- Affidavit/Declaration
- Appeal to District Court Judge
- Civil Cover Sheet
- Consent to proceed before magistrate
- Memorandum
- Notice of filing
- Petition for Writ of Habeas Corpus
- Petition for Writ of Mandamus
- Petition for mental status
- Proposed scheduling order
- Receipt for settlement proceeds
- Release
- Sealed document
- Statement of facts
- Status Report
- Stipulation
- Stipulation of dismissal
- Supplement

**Trial Documents**
- Designation
- Jury demand
- Proposed exhibit list
- Proposed findings of fact
- Proposed jury instructions
- Proposed voir dire
- Proposed witness list
- Trial brief

**Social Security Events**
- Defendants Social Security brief
- Plaintiffs Social Security brief
- Plaintiffs Social Security reply brief
- Social Security Transcript Remark
- Social Security notice
- Submission of administrative record
- Supplemental Social Security transcript

**Social Security Complaint**

**Social Security Answer**
United States District and Bankruptcy Courts  
Western District of Missouri  

Case Management/Electronic Case Files  
Attorney/Participant Registration Form  

LIVE SYSTEM  
This form shall be used to register for an account on the Court’s Case Management/Electronic Case Files (CM/ECF) system. Registered attorneys and other participants will have privileges both to electronically submit documents, and to view and retrieve electronic docket sheets and documents for all cases assigned to the CM/ECF system. The following information is required for registration:

First/Middle/Last Name

Last four digits of Social Security Number

Attorney Bar #: State:

Firm Name

Firm Address

Voice Phone Number

FAX Phone Number

Internet E-Mail Address

Please specify which court you are registering in (or both): District Bankruptcy

By submitting this registration form, the undersigned agrees to abide by the following rules:

1. This system is for use only in cases permitted by the U.S. Courts for the Western District of Missouri. It may be used to file and view electronic documents, docket sheets, and notices.

2. At this time, the requirements for filing, viewing, and retrieving case documents are: a personal computer (486 minimum) running a standard platform such as Windows, Windows 95, or Macintosh, an Internet provider using Point to Point Protocol (PPP), Netscape Navigator software version 4.5, 4.7 or 4.76 and Adobe Acrobat software version 3.0 or 4.0 to convert documents from a word processor format to a portable document format (PDF).

3. Pursuant to Federal Rule of Civil Procedure 11, Every pleading, motion, and other paper (except list, schedules, statements or amendments thereto) shall be signed by at least one attorney of record or, if the party is not represented by an attorney, all papers shall be signed by the party. An attorney/participant password issued by the court combined with the user’s identification, serves as and constitutes the attorney/participant signature.
Therefore, an attorney/participant must protect and secure the password issued by the court. If there is any reason to suspect the password has been compromised in any way, it is the duty and responsibility of the attorney/participant to immediately notify the court. This should include the resignation or reassignment of the person with authority to use the password. The attorney/participant should change the password immediately.

4. I hereby authorize the Court to make charge upon the credit card I have provided for any applicable fees required in conjunction with filings I make. I understand that it is my responsibility to provide the court with any changes to my credit card information and failure to do so may result in temporary loss of my login to the System.

5. An attorney/participant registration will constitute a waiver in law of conventional service of documents, the attorney/participant agrees to accept service of notice on behalf of the client of the electronic filing by hand, facsimile or authorized e-mail.

6. The undersigned attorney/participant agrees to abide by the most recent General Order, Administrative Procedures for Electronic Case Filing Manual and all technical and procedural requirements set forth therein.

For District Court, return to one of the following addresses:

<table>
<thead>
<tr>
<th>U.S. District Court</th>
<th>U.S. District Court</th>
<th>U.S. District Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western District of Missouri</td>
<td>1400 U.S. Courthouse</td>
<td>PO Box 1340</td>
</tr>
<tr>
<td>Attn: ECF Registrations</td>
<td>222 John Q. Hammons Pkw</td>
<td>Jefferson City, MO 63102</td>
</tr>
<tr>
<td>400 East 9th Street, Room 1510</td>
<td>Springfield, MO 65806</td>
<td></td>
</tr>
<tr>
<td>Kansas City, Missouri 64106</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If for Bankruptcy only, please return to:

<table>
<thead>
<tr>
<th>U.S. Bankruptcy Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western District of Missouri</td>
</tr>
<tr>
<td>Attn: Roberta Kostrow, Operations Manager</td>
</tr>
<tr>
<td>400 E. 9th Street, Room 1510</td>
</tr>
<tr>
<td>Kansas City, MO 64106</td>
</tr>
</tbody>
</table>

Applicant Signature

Initial of First & Last Name Last 4 Digits SS#

Subscribed and sworn to before me this ______ day of ________________________, 20 ___.

Notary
My commission expires___________________
United States District/Bankruptcy Court
Western District of Missouri

CREDIT CARD AUTHORIZATION FORM

__________________________________________________________________

(Artist Name/Firm)

hereby authorizes the United States District/Bankruptcy Court for the Western District of Missouri
to charge the following credit card number(s) for payment of identified Court-related expenses.

PLEASE TYPE OR PRINT

Visa Number ___________________________ Exp. Date ________________

Mastercard Number ___________________________ Exp. Date ________________

American Express ___________________________ Exp. Date ________________

Discover ___________________________ Exp. Date ________________

Name _______________________________________________________________________

Address _______________________________________________________________________

City ___________________________ State ______ Zip Code __________________________

Telephone Number _______________________________________________________________________

Authorized Signatures

__________________________________________ ______________________________

(Signed) (Typed)

__________________________________________ ______________________________

(Signed) (Typed)

Date: ________________________________

This form, which will be kept on file in the Clerk=s Office, shall remain in effect until specifically
revoked in writing. It is the responsibility of the attorney/firm named herein to notify the Clerk=s
office, Finance Section of the new expiration date when a credit card has been renewed, or if a card
has been canceled or revoked.
NOTICE OF ENDORSEMENT

Pursuant to the ECF Procedures Manual, Section C.2.(d), (Pla or Dft) hereby certifies that my original signature was placed on the following document which was filed electronically on ________________:

G Joint Proposed Scheduling Order
G Stipulation of Dismissal
G Joint Motion for __________________________
G Other: __________________________

Attorney for (Plaintiff or Defendant)
Address: __________________________

Date: __________________________
1. Executive Summary

The widespread adoption of electronic filing systems offers great benefits for all participants in the legal system. But the existence of multiple, incompatible electronic filing systems creates the potential for a legal system counterpart to the biblical Tower of Babel in which lawyers and other court users (and their computers) are unable to communicate because every court uses a different electronic filing “language.” The Proposed LegalXML Court Filing Standard 1.0 has been developed to serve as a universal translator among different electronic filing systems.

“Electronic filing” is the term used by courts to refer to the use of electronic rather than paper documents in the judicial process. It encompasses not only the delivery of documents to the court in electronic form, but their use in that form by judges and court staff, by the lawyers and other participants in the case, their availability to the public as electronic documents, and their ultimate archival storage in electronic form. In short, “electronic filing” refers to the migration from paper to electronic documents for the operation of the judicial system.

Experimentation with the creation and use of electronic documents in courts began over a decade ago when Delaware began to handle individual large, multi-party toxic tort cases in this fashion. Successful experiments have been conducted in federal and state courts throughout the country applying the concept to the full range of types of cases. Full scale implementation of electronic court document systems is now underway in many federal and state courts. One judge in New Mexico uses no paper files for his criminal and juvenile dockets; he relies exclusively on the electronic documents on his laptop computer on the bench. This is an international, as well as national, trend. Court systems in Singapore, Australia and Europe are actively pursuing the use of electronic records.

Why is there such interest in these new systems? Because electronic court documents are immediately and simultaneously available to all persons who want to use them, at the same time, from their own offices or homes. They are more reliable, because their authenticity is more easily established than for paper documents and backup copies are made routinely. And electronic record keeping systems should ultimately be less expensive to maintain than paper filing systems.

But the proliferation of electronic filing applications poses a major potential problem for users – the potential for having to communicate with multiple, disparate court systems. The situation could be analogized to the challenge of communicating by phone throughout your state if every town had a different type of phone system.

That is where XML (Extensible Markup Language) comes in. XML is a means by which
information is exchanged between different operating systems, applications, and data bases that are otherwise unable to talk to each other. If there were an XML standard defining all of the data needed for electronic filing transactions, and all electronic filing systems used that standard, then every lawyer and other court user could interact with every court easily. The Proposed LegalXML Court Filing Standard 1.0 has been developed to serve that purpose. It is intended to define all the data needed for electronic filing applications. This information packet has been developed to inform courts, lawyers, other court users and commercial service providers about the standard and to solicit feedback on it—in particular, whether it contains all of the data you will need to support your present or planned electronic filing system.

A few general comments about the Proposed Standard: The standard deals only with the data to be exchanged, not with electronic filing systems themselves. It will not define or constrain any court’s electronic filing system, or define how it should operate. Nor does the standard attempt to impose common terminology on all courts. For instance, the proposed standard calls for the sender to complete a data field “document title.” But it does not attempt to create a standard list of document titles, such as Motion of Extension of Time, Motion for Summary Judgment, etc. The developers of the standard understand that courts use different titles for the same matter; filers will be responsible for knowing the titles used by a court before filing a document electronically in that court. The XML standard will merely make it clear to the sending computer where to put the “document title” and to the receiving computer where to find the “document title” in the information sent. Finally, the Proposed Standard does not attempt to define the electronic format for legal documents; rather, it defines the data to be sent with the document to enable a court to identify the document and its sender and to create the docket entry in the court’s case management information system (CMIS) for the filed document. The standard also includes all data elements needed by a court to initiate a new case in its CMIS if the document filed initiates a new case (e.g., it is a civil complaint or petition or a criminal information or indictment).

The COSCA/NACM Joint Technology Committee is disseminating this Proposed Standard broadly throughout the courts community for review and comment. In particular, we want to know whether we have included all data elements required by any court. Comments will be accepted until November 1, 2000. Comments should be sent to the COSCA/NACM Joint Technology Committee, in care of Dale Kasparek, National Center for State Courts, 200 Newport Avenue, Williamsburg, VA 23185 or dkasparek@ncsc.dni.us.
2. **What XML is.**

XML stands for Extensible Markup Language. It is a means by which information is exchanged between different operating systems, applications and data bases. XML is not an operating system or a software application. It is a way of defining data for transmission between systems and applications. It provides a means for sending information between computer systems using different hardware and software. By defining the data elements to be transmitted, and the “tags” by which they are to be identified, XML serves as a common language by which data can be transmitted. The sending computer application translates the data to be sent from its unique structure into the XML structure for transmission. The receiving computer accepts the data in the XML structure and translates it from that structure into what ever form its software uses.

For example the XML “tag” for last name would be `<LastName>`. An application using XML would send the following information: `<LastName>Smith</LastName>`. The receiving computer would know that the data “Smith”, falling between the beginning and ending tags `<LastName>` should be placed into the receiving system’s data field for last name.

In short, XML provides a common means for communicating information among incompatible automated systems. In the above example, any computer system, with an XML interface, can create the XML file placing “Smith” between the two `<LastName>` tags. And any other computer, with an XML interface, can read the XML file.

XML has been, and continues to be, developed cooperatively by the computer and communications industries in association with the World Wide Web Consortium (W3C). The World Wide Web Consortium has developed a family of standards, protocols and conventions for the use of XML.

XML is currently being implemented by the creation of a document type definition (DTD) which defines the data elements to be transmitted, the tags by which they will be identified, whether the element is required or not, what type of data can be included in the field, whether the attributes of a field have been defined and, if so, what they are. The DTD serves as the agreed upon basis by which this data will be exchanged among automated systems. DTDs are highly stylized documents designed to be processed by computers and used by the computers to understand and process the information being submitted under the terms of the DTD.

The DTD is imbedded in a specification which also sets forth in text the understandings underlying the technical DTD and the rules for using it.

XML is supported by commercial and public domain software products for creating and
3. **Why XML is important for the legal profession and for electronic filing in particular.**

XML provides an opportunity for persons and entities within the legal system to exchange information among different systems and data bases.

With XML (and standards defining how it is to be used) it is possible for courts, law firms, prosecutors’ offices, police departments, and state legislatures to keep their current, specialized systems and nonetheless send data back and forth between their systems.

XML allows for the treatment of text within a document as data for many purposes, including entry into a data base and searching for key words or key pieces of information. For example, a pleading could include tags for the parties, the number of the case, the judge, the nature of the pleading, the causes of action, legal arguments, and requests for relief contained in the pleading. Conceptually, all of this information would then be available to a receiver of that document for automatic entry of the tagged information into the receiver’s data base. For courts and lawyers, it is possible to enter information into case management information systems and law office management systems without the need for clerks or secretaries to perform the key strokes to enter the information into the computer if someone else has already entered it.

For electronic filing, it is essential that multiple outside users of court electronic document systems be able to communicate with multiple court applications through a single medium of information exchange. It is unreasonable to expect that courts will all adopt the same case management information system or the same electronic filing system. It is equally unreasonable to expect that every law firm will use the same process for developing and electronically transmitting court documents to courts and other attorneys in the case. If law firms must become conversant with different electronic filing interfaces for every court within which they practice, the administrative burden will be overwhelming. We will have created a legal Tower of Babel. Use of XML, supported by a single agreed upon standard, will allow the transmission of data among multiple lawyers, agencies and courts -- all continuing to use their individualized automated systems -- seamlessly. But for that to happen, courts will have to adopt, and require lawyers and other entities with whom they interact electronically to adopt, a single XML standard for the data to be transmitted.

4. **The scope of the 1.0 Proposed Standard.**

The Proposed Standard deals only with the data needed to transmit a document to a court for
filing electronically, and to receive confirmation of the filing by the court. It does not deal with the automated electronic filing systems that courts and commercial service providers will build to support electronic filing. And it does not deal with court case management information systems. To take advantage of the Proposed Standard, a court will need to create, purchase, or have access to a system that would receive and manage documents in electronic form and an interface that would allow its case management information system to accept the data transmitted in the standard XML format.

In developing the Proposed Standard, the Court Filing work group tried to include all information a court would need to have to know from whom a document has been received and what the document is. It also tried to include all data needed by any court to create the docket entry for the document in the court’s case management information system. For a document initiating a case – for instance, a civil complaint or petition or a criminal indictment or information – the objective is to include all data needed to create a new case on the court’s case management information system.

The work group began with the understanding that the Proposed Standard would be created in anticipation that some electronic filing applications would allow the transmission of multiple filings in a single “legal envelope,” provided the filings were for the same case in the same court.

The Proposed Standard therefore has three “levels” of information. The first is the “legal envelope” within which the document is transmitted. The second is information about the filing being transmitted (“filing information”). The third is information about particular documents included in the filing (“document information”).

The Proposed Standard does not attempt to specify data elements or tags for information contained within the document to be filed. The document can be either text, a URL pointing to the document, or a “BLOB” (binary large object). BLOBs can be images, PDFs (portable document format), word processing files, or encoded XML documents. Because the Proposed Standard does not apply to the format of legal documents to be filed in a court, it will not require lawyers to change the tools they currently use to create documents.

5. **Specific understandings incorporated into the 1.0 Proposed Standard.**

As mentioned above, the standard will support multiple filings within a single legal envelope to a single court in a single case. Each filing will consist of a lead document and attachments if any. The Court Filing work group developed the following graphic to show the relationship between the three levels of information, lead documents and attachments.
Design Overview Diagram

The Proposed Standard is designed to accommodate the following court practices, but court rules or policies may limit the options available in that court:

A  More than one filing in a single legal envelope – As noted above, the Proposed Standard is designed to accommodate the filing of multiple documents simultaneously, so long as they pertain to the same case in the same court. The specification recognizes, however, that individual courts may choose to develop systems that will accept only one filing per legal envelope.
B Filings that initiate a new case – The Proposed Standard is intended to include all information needed by courts to accept filings that initiate a new case, but a court may decide not to accept such filings.

C Payments associated with a filing – The Proposed Standard includes data elements needed to accept a payment. However, a court may refuse to accept filings that have associated filing fees or payments.

D Hypertext links to documents that reside elsewhere – The Proposed Standard would allow a filer to submit a hyperlink to a document in lieu of the document itself. Courts unwilling to accept filings unless they have possession of the electronic document on their own computer may refuse to accept such hyperlink filings.

E Certificate of Service – The Proposed Standard allows multiple recipients to be listed using To, CC, and BCC elements. Courts may specify that these elements do or do not satisfy Certificate of Service requirements.

The Proposed Standard does require that any electronic filing application (whether developed by a court or by a commercial service provider) must have the capability to return a confirmation of receipt of the filing to the filer. The confirmation signifies only that the court has received the filing.

The Proposed Standard does not attempt to create standard names for court documents. Filers, and the applications that support them, will be required to obtain from the court a list of the document names used by that court and to ensure that the filing includes one of those accepted terms for the document name.

The Proposed Standard does not yet set forth the means by which a court will inform users of the court’s policies with respect to electronic filing, its acceptable document type names, and other information unique to the court required for electronic filing. The Court Filing Work Group is considering that issue and may incorporate a procedure for that process in a 1.x release of the Proposed Standard.

“Document type” is an optional element in the DTD. However, some courts may require its inclusion. Also note that a filing may contain multiple document types. Any rules of the court that restrict valid combinations of document types will not be enforced automatically by the DTD; court staff will have to monitor filings to ensure compliance.

The standard does attempt to identify common meanings for the term “Lead document disposition.” The term defines the data elements a court will use to inform a filer of the status of the
filed document – transmission error, acknowledged, received, accepted, partial, deferred, and rejected. The intended use of these terms is defined in section 2.2.2 of the specification.

The Proposed Standard uses generic terms to refer to various participants in the court process, rather than containing extensive lists of such participants. Thus, the Proposed Standard includes data elements for “actor” and “role” rather than plaintiff’s attorney, defense attorney, prosecutor, public defender, etc. It will be the obligation of service providers creating interfaces for court filers to use jurisdiction-specific terms for “role.”

6. **The process being followed by the Joint Technology Committee for development and approval of this XML standard.**

The COSCA/NACM Joint Technology Committee Subcommittee on Electronic Filing identified the need for a standard for the use of XML to support electronic filing applications being developed by courts and commercial service providers. It decided to work through a non-profit organization called LegalXML (www.LEGALXML.ORG) which brings together interested technical and non-technical persons to develop standards for the application of XML within the legal community. LegalXML created a Court Filing Work Group to develop the standard. LegalXML presented its work product to the COSCA/NACM Joint Technology Committee for approval.

All members of the Court Filing Work Group volunteered their time to develop the standard. Much of the discussion occurred on an E-mail list server maintained by LegalXML. The Work Group held three “face-to-face” meetings in Albuquerque, Phoenix and Atlanta to move the work forward. The first meeting was held in early November 1999 and the third in mid-March, 2000.

The authors of the DTD and specification are Marty Halvorson, New Mexico Administrative Office of the Courts, and Rich Himes, United States District Court for the District of New Mexico. Substantial contributions were made by SCT Global Government Solutions, Inc. and West Group.

The leadership of LegalXML reviewed the final draft of the standard for conflicts and horizontal inconsistencies with other LegalXML standards under development.

On March 22, 2000 the COSCA/NACM Joint Technology Committee reviewed the work group’s product and accepted it as a “Proposed Standard.” A “proposed standard” is a standard approved for public comment and pilot interoperable implementations.

Comments will be accepted until November 1, 2000. Comments should be sent to the COSCA/NACM Joint Technology Committee, in care of Dale Kasperek, National Center for State Courts, 200 Newport Avenue, Williamsburg, VA 23185 or dkasperek@ncsc.dni.us.
The Joint Technology Committee particularly seeks comments on data elements required by a court to accept a filing or initiate a new case that are not included within the 1.0 Proposed Standard.

All comments will be relayed to the Court Filing Work Group of LegalXML. After reviewing all comments and considering the results of the pilot interoperable implementations, the Court Filing Work Group will recommend a “recommended standard” to the Joint Technology Committee for its consideration. A “recommended standard” is one deemed appropriate for universal implementation.

The Joint Technology Committee will review the Work Group’s recommendation. If it approves the recommendation, it will refer the “recommended standard” to its parent bodies (the Conference of State Court Administrators and the National Association for Court Management) for their consideration and adoption.

The parent bodies may choose to refer the “recommended standard” to further certifying bodies, such as the Justice Department’s Global Justice Information Advisory Committee.

7. **Future plans for LegalXML Court Filing Standards**

The LegalXML Court Filing Work Group is working on a Proposed Standard 2.0 that will define data elements and tags for use within legal documents.
1. **How to read a DTD.**

Each data element has a content model which contains the “tag” by which the data is identified and what content is allowed for this element. A data element may also have attributes which serve to differentiate, e.g., different “types” of numbers, or qualify, e.g., is this a new case or an existing case, or otherwise distinguish this data from other similar data. The following examples, from the Court Filing DTD, are used to explain how to read a content model.

Element content models begin with the characters “<!ELEMENT “, followed by the name of the element, followed by the content definition enclosed in parentheses, followed by the character ‘>’. Attribute content models begin with the characters “<!ATTLIST “, followed by the name of the element, followed by the name of the attribute, followed by the content definition of the attribute, followed by the usage indicator, ending with the ‘>’ character.

The content model for a particular data element may define content as one of:

- **S** Child elements only. Child elements may be either, but not both, text (indicated by “#PCDATA” as the only child) or other elements (indicated by the name(s) of the child elements). Child elements must appear in the order specified in the content model. Where other elements are specified, they may be combined by either the “or” operator (“|”), or the “and” operator (“,”). Elements may also be grouped with parentheses.

- **S** No children, i.e., empty (indicated by the keyword EMPTY). In which case, element content is contained in one or more attributes.

- **S** Unspecified children, i.e., any content (indicated by the keyword ANY). An element defined in this manner may have any element named in the DTD as a child.

- **S** Both text children and other specified children, i.e., mixed. There is one element with mixed content in the court filing DTD (DocumentContent). In mixed content the other element(s) may appear anywhere within the textual content.

In a content model, child elements may have special characters appended to the end. These characters and their meanings are:
Appendix A

S “+” means there shall be at least one child element of this kind and there may be more than one, i.e., one or more.
S “*” means there may be zero, one or more child elements of this kind, i.e., zero, one or more.
S “?” means there may be either zero or one child element of this kind, i.e., zero or one.
S No suffix character means there shall be exactly one child element of this kind, i.e., only one.

Attribute content models may be:
S Textual (indicated by the CDATA keyword).
S A list of values only one of which may be selected, i.e., enumerated.
S A special type called a token. The Court Filing DTD uses only the ID and IDREF tokens.

The usage indicator may define the attribute as required (indicated by “#REQUIRED”), implied (indicated by “#IMPLIED”), or defaulted (indicated by the value of the default). Implied attributes are treated by the application reading the XML as if the attribute were not present, i.e., there is no default value for an implied attribute. The court filing DTD contains attributes of each kind.

This is an example of an element with other elements as children and attributes:

```xml
<!ELEMENT Address (AddressLine+, AddressCity, AddressCounty?, AddressState, AddressPostalCode, AddressCountry?)>
<!ATTLIST Address Type CDATA #REQUIRED>
<!ATTLIST Address Status CDATA #IMPLIED>
<!ATTLIST Address StatusDate CDATA #IMPLIED>
```

This element, Address, may contain the elements AddressLine, AddressCity, AddressCounty, AddressState, AddressPostalCode, and AddressCountry, and when the child is present it must appear in the order specified. The first element, AddressLine, may appear multiple times and must appear at least once. The second element, AddressCity may only appear once and must be present. The third element, AddressCounty, may appear only once and may be absent, i.e., is optional.

There are three attributes belonging to an Address. All are textual. Only one of these attributes (Type) is required. The other two (Status and StatusDate) are optional and if not present are treated as if they did not exist, i.e., there is no default value.

Other examples of elements with child elements containing only text are identified by
Appendix A

“#PCDATA”:

```xml
<!ELEMENT AddressLine (#PCDATA)>
<!ELEMENT AddressCity (#PCDATA)>
<!ELEMENT AddressCounty (#PCDATA)>
<!ELEMENT AddressState (#PCDATA)>
<!ELEMENT AddressPostalCode (#PCDATA)>
```

This is an example of an empty element containing all content in its two attributes:

```xml
<!ELEMENT RoleWith EMPTY>
<!ATTLIST RoleWith ActorID IDREF #IMPLIED>
<!ATTLIST RoleWith MatterID IDREF #IMPLIED>
```

The two attribute content definitions, “IDREF,” are tokens that identify each of these attributes as a reference to an element elsewhere in this XML document that contains a token ID attribute. In this case, the ActorID will refer to the Actor element having its ID attribute equal to the value of the ActorID attribute.

An attribute of the element FilingInformation is another example of a token attribute.

```xml
<!ATTLIST FilingInformation ID ID #REQUIRED>
```

This token attribute allows references to be included in other elements by including, in those elements, an attribute defined as a token IDREF.

An attribute of the element LegalEnvelope is an example of a text type with a default value.

```xml
<!ATTLIST LegalEnvelope Version CDATA #FIXED "1.0">
```

This is a textual attribute and has a required value of “1.0”. If the attribute is not present, the processing application treats the XML document as though it contained the required value.

An attribute of LeadDocumentDisposition contains a selection (enumerated) list.

```xml
<!ATTLIST LeadDocumentDisposition FilingDisposition (TransmissionError | Acknowledged | Received | Accepted | Partial | Deferred | Rejected) #REQUIRED>
```

This attribute has a list of possible values and one from that list must be present.
<table>
<thead>
<tr>
<th>Document Reference</th>
<th>Element Name</th>
<th>Required Court Defined</th>
<th>Open Empty</th>
<th>Purpose</th>
<th>Attribute Name</th>
<th>Required Court Defined</th>
<th>DTD Defined</th>
<th>Open</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1.1</td>
<td>LegalEnvelope</td>
<td>T</td>
<td>T</td>
<td>Root element for all Legal XML documents</td>
<td>Version</td>
<td>T</td>
<td>T</td>
<td></td>
<td>if present, must be A.0.0</td>
</tr>
<tr>
<td>2.1.1</td>
<td>MessageIdentification</td>
<td>T</td>
<td>T</td>
<td>Identify message</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>From</td>
<td>T</td>
<td>T</td>
<td>Identify sender &amp; return address</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>ReplyTo</td>
<td>T</td>
<td>T</td>
<td>Return address</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>To</td>
<td>T</td>
<td>T</td>
<td>Receiver</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>CC</td>
<td>T</td>
<td>T</td>
<td>Human use</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>BCC</td>
<td>T</td>
<td>T</td>
<td>Human use</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>Addressee</td>
<td>T</td>
<td>T</td>
<td>Identity of an addressee</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>Creation</td>
<td>T</td>
<td>T</td>
<td>Message creation date and time</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.1.1</td>
<td>DataIntegrity</td>
<td>T</td>
<td>T</td>
<td>How content was validated</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
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Key to content:
Reference - page where the diagram for this element is found.
Element Name - name of the element.
Required - checked if this element or attribute is required to be present. This element is optional if not checked.
Court Defined - checked if the receiving court specifies content.
Open - checked if the sender of the message specifies content.
Empty - checked if the element can not have textual content. I.e. if an element has child elements only, or, if the element has attributes with no textual content only.
Purpose - description or purpose of the element.
Attribute Name - the name of an attribute for an element.
DTD Defined - checked if the DTD defines allowable values for this attribute.
Comment - description or other comments about the attribute.