TERRY COUNTY E-FILE FAQ

- **1.** When is electronic filing mandatory in Terry County? E-filing is mandatory as of July 1, 2016 for Terry County Courts.
- 2. Does the filer have to use E-File.txcourts.gov as their electronic filing service provider (EFSP)? No. You choose your own certified EFSP. An EFSP acts as the intermediary between you and the eFileTexas.gov system.
- **3.** What type of cases must be e-filed? Probate, Guardianship and Civil cases can be e-filed, unless they are restricted or sealed.
- **4. What is an e-Filed envelope?** An electronic filing envelope sends your document from eFileTexas.gov to the court system.
- 5. How many documents may be in an envelope? Do I have to use a new one each time? You can have multiple lead documents and attachments in the same envelope, as long as they belong in the same case, during the same transaction. They must be searchable and bookmarked. Your documents will be returned for correction if you file something as an attachment that should be a lead document.
- **6. Must a document be in PDF format?** Yes, on an 8.5x11 page size, with a resolution of 300 DPI.
- **7.** What is the maximum file size that can be electronically submitted? For optimal manageability, the eFileTexas.gov recommends that files do not exceed 5MB per document and 25 MB per envelope.
- **8.** What documents can be filed when filing a new case (Initial Filings)? The types of documents are limited by the JCIT Technology Standards. Please refer to their guidelines at http://www.txcourts.gov/rules-forms/rules-standards.
- **9.** How will I know when something has been accepted or rejected? Once a document is accepted or rejected you will get email notification with an explanation in the notes.
- **10. Why was my filing rejected?** There are numerous reasons for a document to be returned for correction including: Incorrect jurisdiction, incomplete in a signature block, no bar number, signature, email address etc., documents submitted as attachments that need to be lead documents. Incorrect or incomplete information, formatting, illegible or unreadable, insufficient fees/funds are a few examples.
- 11. If a document has been returned for correction and there is a deadline to get it filed, will the deadline be waived? NO, statutory deadlines cannot be waived.
- **12.** How can you tell what should be a lead document? Any document that you want to have file stamped needs to be filed as a lead document.
- **13. What documents can be filed as Subsequent Filings?** Any filing after the new case has been submitted and accepted is a subsequent filing. All Orders should be subsequent filings.
- **14. What do we use the attachment feature?** The attachment feature is mostly used for exhibits. You can attach a cover letter.

- **15. How do I obtain copies or certified copies of documents?** You can request them through e-File by filing an attachment explaining what you want and choosing optional fees. Copies are \$1 per page to mail or fax. Certified copies are \$1 per page plus \$5 certification fee for each document and must be mailed for the certification to be valid.
- **16. Are e-filed documents considered to be the court's original copy?** Any electronically filed document is deemed the original upon acceptance.
- **17. What about e-filing a Will?** You may e-file the will but the original must be delivered to our office within 3 days of e-filing.
- **18.** I need citations issued and served, what is the best procedure for this? Please provide a cover letter with your petition detailing your instructions for service. If you want service through certified mail or by the Sheriff's Office you must include copy fees for the pleasing(s) to be attached to the issuing document, plus the cost of service that can be found under additional fees.
- **19.** If a filing is returned for correction will you be charged the credit card convenience fee? You will need to check with your provider to determine how they handle this.
- **20.** If a document is e-filed for a court hearing scheduled within 24 hours, will it be available in court for the hearing? Every effort will be made to have e-filed documents accepted before the hearing date. If you do not receive the notification that your document has been accepted please contact our office.
- **21. What is the cost?** Fees vary. For probate, guardianship and civil filing fees please contact the clerk's office at 806-637-8551. For EFSP fees contact your service provider.
- **22. Are indigent clients able to use e-file.texas.gov for free?** Yes, there is a waiver option that will waive all fees but there must be a supporting Affidavit and an Order of Indigency must already be on file in the case. If the waiver option is used and you are not qualified to use that option, your filing will be rejected. If you have trouble setting up a waiver account, please call E-File Texas at 1-855-839-3453.
- 23. What credit cards are accepted for efiling? Mastercard, Visa and Discover
- **24.** May I still file documents in person or mail them? As of July 1, 2016 all attorney's filing probate, guardianship or civil documents must utilize E-File. Prose litigants, who are not attorneys, may still mail or walk in their paperwork. We do not accept fax filings.
- **25.** If I do not have an attorney do I still have access to e-File Texas? Yes please go to www.efiletexas.gov for more information on how to use e-File.
- **26.** Who do I call if I am having problems? Please call E-File Texas Support 1-855-839-3453.