

IN THE
SUPREME COURT OF ILLINOIS

In re: Mandatory Electronic Filing)
of the Record on Appeal) M.R. 18368
)
)

ORDER

On January 22, 2016, the Supreme Court of Illinois ordered effective July 1, 2017, that all trial court records on appeal be standardized and transmitted using the central electronic filing manager (EFM) service from each county to the respective reviewing court. Subsequently this Court adopted the Standards and Requirements for Electronic Filing the Record on Appeal to guide counties on how to compile and transmit the electronic record to the respective reviewing courts.

The Supreme Court having been advised that during a transitional period until all records on appeal are electronically compiled in conformance to the Standards and Requirements for Electronic Filing the Record on Appeal, a party may have reason to receive a supplement to a record in paper format in cases where the record on appeal was prepared in paper format and filed (or a certificate in lieu of the record was filed) prior to July 1, 2017 in the reviewing court;

THEREFORE IT IS ORDERED *nunc pro tunc* to July 1, 2017, that during the described interim transitional period, a county that has filed a record on appeal (or filed a certificate in lieu of the record) in paper format with a reviewing court on or before June 30, 2017, shall upon request make available to a party in paper format any supplement to the record in possession of the county. Said supplement shall be compiled in conformance with Supreme Court Rules in place prior to July 1, 2017. For any supplement to the record that was filed with the county in an electronic format on or after July 1, 2017, the county may make available the electronic copy of the supplement for a party to print and file with the reviewing court.

Order entered by the Court.

FILED

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SUPREME COURT
CLERK