

# Supreme Court of Florida

No. AOSC17-23

IN RE: ELECTRONIC FILING IN THE SECOND DISTRICT  
COURT OF APPEAL

## ADMINISTRATIVE ORDER

The Second District Court of Appeal sought and received approval from the Appellate Courts Technology Commission to utilize the eDCA/iDCA appellate case management system in conjunction with the eFACTS application.

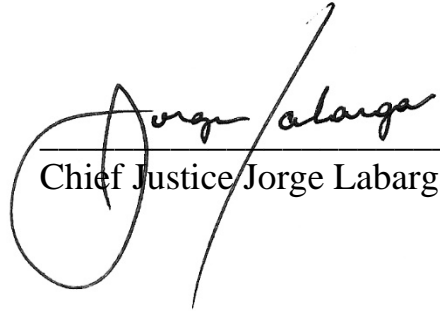
Accordingly, through April 28, 2017, attorneys filing in the Second District Court of Appeal may electronically file via the Florida Courts E-Filing Portal or via the eDCA portal. Starting May 1, 2017, attorneys filing in the Second District Court of Appeal must file via the Second District's eDCA portal. Also effective May 1, 2017, the transmission of electronic records on appeal shall utilize eDCA or file transfer protocol (FTP).

To the extent that this Court's administrative order In Re: Electronic Filing in the Second District Court of Appeal via the Florida Courts E-Filing Portal; Electronic Records on Appeal, Fla. Admin. Order No. AOSC13-29 (Jun. 24, 2013), required attorneys to use the Florida Courts E-Filing Portal to file in the Second District, that requirement is hereby rescinded.


Non-attorney parties and attorneys not in good standing with The Florida Bar have the option, effectively immediately, to electronically file in the Second District via eDCA.

All filers will retain the option to pay their filings fees via the Florida Courts E-Filing Portal.

DONE AND ORDERED, at Tallahassee, Florida, on April 17, 2017.

  
\_\_\_\_\_  
Chief Justice Jorge Labarga

ATTEST:

  
\_\_\_\_\_  
John A. Tomasino, Clerk of Court

