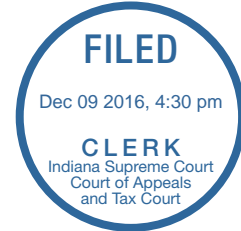


In the
Indiana Supreme Court

Cause No. 94S00-1602-MS-86



Order

Under the authority vested in this Court to provide by rule for the procedure employed in all courts of this state and this Court's inherent authority to supervise the administration of all courts of this state, the Indiana Administrative Rules are amended as follows (deletions shown by ~~striking~~ and new text shown by underlining):

...

Administrative Rule 9. Access to Court Records

...

(G) Excluding Court Records From Public Access.

(5) Procedures for Excluding Court Records From Public Access.

(a) Notice to maintain exclusion from Public Access.

(i) In cases where the Court Record is excluded from Public Access pursuant to 9(G)(2), 9(G)(3), or 9(G)(4), the party or person submitting the confidential record must provide the following notice that the record is to remain excluded from Public Access:

a. Pleadings or Papers. A Court Record filed with the Clerk of Court that is to be excluded from Public Access must be accompanied by separate written notice identifying the specific 9(G)(2) or 9(G)(3) ground(s) upon which exclusion is based. See Form 9-G1.

b. Exhibits. A Court Record tendered or admitted into evidence during an *in camera* review, hearing, or trial that is to be excluded from Public Access must be accompanied by separate written notice identifying the specific 9(G)(2) or 9(G)(3) ground(s) upon which exclusion is based. See Form 9-G2.

c. Oral statements in transcript on appeal. If any oral statement(s) contained in the transcript on appeal is to be excluded from Public Access, then during the hearing or trial, the Court Reporter must be given notice of the exclusion and the specific 9(G)(2) or 9(G)(3) ground(s) upon which that exclusion is based. If notice was not

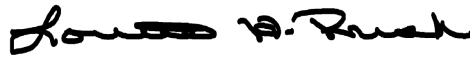
provided during the hearing or trial, any party or person may provide written notice in accordance with Appellate Rules 28(~~FA~~)(~~93~~)(~~e~~) or (~~4d~~). The Court Reporter must comply with Appellate Rules 28(~~FA~~)(~~9~~) and 29(~~DE~~) when preparing the transcript on appeal.

(ii) In cases where all Court Records are excluded from Public Access in accordance with Administrative Rule 9(G)(1), no notice of exclusion from Public Access is required.

...

These amendments shall take effect on January 1, 2017.

Done at Indianapolis, Indiana, on 12/9/2016 .



Loretta H. Rush
Chief Justice of Indiana

All Justices concur.