

Rule 5.10
NUMBER OF COPIES OF BRIEFS; PROOF OF SERVICE

(1) Any party filing a brief on appeal or on judicial review in the Court of Appeals shall file with the Administrator* one brief~~], marked as the original, and five copies, except as provided in paragraphs (1)(a) and (1)(b) of this rule].~~

~~[(a) — The original and five copies only need be filed for:~~

~~(i) — A brief submitted pursuant to ORAP 5.90 and a brief filed in response;~~

~~(ii) — A respondent's answering brief confessing error and not opposing the relief sought in the opening brief;~~

~~(iii) — A brief submitted by a party who is not represented by an attorney and who has been determined to be indigent by the court or whose brief has been copied at the expense of the public institution of which the party is a resident, and a brief filed in response.~~

~~(b) — The original and five copies only need be filed for any case in which the state, a state agency, or a county juvenile department is represented by the Attorney General and the adverse party is represented by appointed counsel compensated by the Office of Public Defense Services at state expense. Under this paragraph, the Administrator may provide additional copies of briefs as needed and bill the parties for the additional copies.]~~

(2) Any party filing a brief on appeal, judicial review, or other proceeding originally heard in the Supreme Court shall file with the Administrator one brief~~], marked as the original].~~

(3) Any party filing a brief shall serve two copies of the brief on every other party to the appeal, judicial review, or proceeding.

(4) The original ~~[of each]~~ brief shall contain proof of service on all other parties to the appeal. The proof of service shall be the last page of the brief or printed on or affixed to the inside of the back cover of the brief.

* See ORAP 1.35(1)(a) for the filing address of the Administrator.

Rule 5.85
ADDITIONAL AUTHORITIES

(1) * * *

(2) A memorandum of additional authorities and a response, if any:

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(c) Shall be filed with the Administrator[~~together with five copies, if filed in the Court of Appeals~~].

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(Footnote omitted for purposes of this order.)

Rule 5.92
SUPPLEMENTAL *PRO SE* BRIEFS

(1) * * *

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(3) A supplemental pro se brief is the client's product; therefore, if the client requests assistance in preparing the brief, counsel's obligation shall be limited to correcting obvious typographical errors, preparing copies of the brief, serving the appropriate parties, and filing the original brief [~~and the appropriate number of copies~~] with the court. If the client prepares and files the brief without the assistance of counsel, in addition to serving all other parties to the appeal, the client shall serve a copy of the brief on counsel.

Rule 5.95
BRIEFS CONTAINING CONFIDENTIAL MATERIAL

(1) Except as provided in subsection (6) of this rule, if a brief contains material that is, by statute or court order, confidential or exempt from disclosure, the party submitting the brief shall file two original briefs:

(a) One brief shall contain the material that is confidential or exempt from disclosure. * * *

(b) One brief shall have the material that is confidential or exempt from disclosure removed or marked out. * * *

(2) [~~(a) — If a brief described in subsection (1) of this rule is filed in the Court of Appeals, the party filing the brief shall file the original and five copies of the confidential brief and the original of the redacted brief.~~

(b) —] A party filing a brief under this rule shall serve two copies of the confidential brief and two copies of the redacted brief on each other party to the case on appeal or review.

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(6) Briefs in the following categories of cases are exempt from the requirements of subsections (1) to (5) of this rule: adoption, juvenile dependency (including termination of parental rights), juvenile delinquency, and civil commitment of mentally ill and mentally deficient persons. Parties filing in the Court of Appeals briefs in those categories of cases must comply with ORAP 5.10(1) and (3) regarding the original and number of copies to be ~~filed and~~ served on other parties to the case.

(Footnotes omitted for purposes of this order.)

Rule 6.25
RECONSIDERATION BY THE COURT OF APPEALS

(1) * * *

(2) A petition for reconsideration shall be filed within 14 days after the decision. The petition shall have attached to it a copy of the decision for which reconsideration is sought. The form of the petition and the manner in which it is served and filed shall be the same as for motions generally, except that:

~~_____ (a) The petition shall be accompanied by four copies, if the case was decided by a department of the court, or by 10 copies, if the case was decided by the full court, and~~

~~_____ (b) The~~ petition shall have a title page printed on plain white paper and containing the following information:

~~(a)~~ The full case caption, including appropriate party designations for the parties as they appeared in the court from which the appeal was taken and as they appear on appeal, and the trial and appellate court case numbers; and

~~(b)~~ A title designating the party filing the petition, such as "Appellant's Petition for Reconsideration" or "Respondent's Petition for Reconsideration."

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Rule 13.10
PETITION FOR ATTORNEY FEES

(1) * * *

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(5) (a) * * *

(b) A party must file the original statement of costs and disbursements, [~~without copies, but~~] accompanied by proof of service showing that a copy of the statement was served on every other party to the appeal.

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(8) The original of any petition, objections, or reply shall be filed with the Administrator, [~~accompanied by four copies if filed in the Court of Appeals,~~] together with proof of service on all other parties to the appeal, judicial review, or proceeding.

DATED this 15th day of May, 2014.



Thomas A. Balmer, Chief Justice

DATED this 15th day of May, 2014.



Rick T. Haselton, Chief Judge

