

Norfolk/Newport News Courtesy Copy and Other Division-Specific Information

Overview

This document gives information about what the Norfolk/Newport News judges require in terms of courtesy copies of documents filed electronically.

Note: These courtesy copy rules apply only to documents filed in electronic cases. Follow the previous practices for each chambers for courtesy copies in paper cases.

This document also lists the documents that may be filed in open court in Norfolk in both civil and criminal cases.

Courtesy Copies

The chart below specifies each Norfolk judge's courtesy copy requirements.

Courtesy copies should be delivered as follows:

- Within one business day of the electronic filing.
- Directly to the appropriate chambers (not to the clerk's office). Ideally, courtesy copies should not be in envelopes, but if an envelope is necessary, the envelope should be unsealed and labeled with the judge's name and as containing a courtesy copy.

Judge	Courtesy Copies Are . . .
Judge Smith	Not required, except upon a specific request from chambers.
Judge Jackson	Not required.
Judge Friedman	*Required for motions, memorandums in support, opposition or rebuttal briefs, and supporting exhibits.
Judge Davis	Not required, unless the filing, including exhibits, exceeds fifty (50) pages.
Judge Doumar	Required for all documents.
Judge Morgan	Required only if attorneys request and are granted leave to file excess pages beyond the length specified in the Rules.
Judge T. Miller	Not required.
Judge D. Miller	Not required.
Judge Stillman	Not required.
Judge Prince	Required for all documents.

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Financial Disclosure Statements and Courtesy Copies

For all judges who do not require courtesy copies for all documents, although Local Rule 7.1 states that two courtesy copies of the Financial Disclosure Statement must be filed, in electronic cases, you need only to file the original document electronically; you do not need to submit courtesy copies.

Norfolk/Newport News-Specific Procedures: Civil Documents That May Be Filed in Open Court by Attorneys

Following are the documents that attorneys may file in open court in Norfolk/Newport News civil cases:

Courtroom deputies are responsible for scanning and docketing documents filed in open court by attorneys. Following are the documents that the attorneys may file in open court in civil cases:

- Consents to jurisdiction of US Magistrate Judge.
 - Redacted documents.
 - Settlement Agreements.
 - Stipulations.
 - Stipulations of Dismissals.
 - Any other documents as directed or ordered by the presiding judge.
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**Norfolk/
Newport News-
Specific
Procedures:
Criminal
Documents
That May Be
Filed in Open
Court by
Attorneys**

Following are the documents that the attorneys may file in open court in criminal cases:

- Plea Agreements.
- Statement of Facts.
- Motions to continue (only as the motion relates to a continuance beyond the 70-day Speedy Trial cut-off date).
- Motions to dismiss with proposed order.
- Motions to seal (only at the time of Grand Jury returns).
- Stipulations.
- Consents to trial before US Magistrate Judge.
- Refusals of Magistrate Judge jurisdiction/election to USDJ.
- Financial Affidavits (CJA23)
- Redacted documents.
- Agreed Discovery Orders.
- Sentencing Procedures Orders.
- Transportation Orders.
- Restitution Judgments.
- Consent Order of Forfeiture.
- Waivers
 - Of counsel.
 - ID hearing.
 - Indictment.
 - Rule 11.
 - Rule 32.
 - Rule 5.
 - Jury.
 - Interstate agreement on detainees.
 - Of minimum time to trial.
 - Preliminary exam or hearing.
 - Presentence report.

Any other documents as directed or ordered by the presiding judge.
