

## OSWEGO SURROGATE'S COURT E-FILING PROTOCOL

The Administrative Judge of the Fifth Judicial District, the Surrogate of Oswego County, and the Chief Clerk of the Oswego County Surrogate Court hereby promulgate local user protocols to assist users in practice of the New York State Courts E-Filing System (hereinafter referred to as "NYSCEF") implemented in the Oswego County Surrogate Court in accordance with the program established by the Chief Administrator of the Courts pursuant to Uniform Rules 207.4a and 207.4aa and provide guidance with respect to local practice and procedures used to process filings, fees, and court calendaring. Users should also review the NYSCEF website ([www.nycourts.gov/efile](http://www.nycourts.gov/efile)). These Protocols do not supersede any statutory or regulatory provisions regarding electronic filing as those are controlling and take precedence.

### 1) **Cases Types Eligible for E-Filing:**

**Mandatory E-Filing:** E-filing is mandatory in [Administrations, Probates and related matters](#) that are commenced in this court on or after **January 30, 2018**. Except in limited circumstances, all such proceedings must be commenced by filing with the Court electronically through NYSCEF and all subsequent documents in such proceedings must be e-filed. **Guardianships will be paper filed only.**

**Hybrid Proceedings:** This court allows a previously hard filed estate to proceed by e-filing, thereby creating a hybrid record. Once an estate is e-filed or becomes an e-filed matter (hybrid), then all subsequent document filings and proceedings should be further e-filed.

**Documents Must Be E-Filed:** Unless otherwise provided in the e-filing rules, this protocol, or where a special exemption is granted (e.g., Oversized Exhibits in Section 3, below) all documents to be filed with the court in a NYSCEF case must be filed with the NYSCEF system.

### 2) **Non-Participation in E-Filing:**

• **Exemptions from Mandatory E-Filing:** An attorney who certifies in good faith that he or she lacks the equipment or knowledge needed to e-file and has no staff member or employee under his or her direction who has such knowledge and equipment may opt out of e-filing in each mandatory proceeding by filing an opt out form<sup>1</sup> with the Clerk. Attorneys also may be exempted by the court for good cause shown. Proposed interveners (non-attorneys) and unrepresented non-parties are exempt from e-filing. (Uniform Rule § 207.4-aa(e)(1)). Unrepresented litigants are exempt from e-filing, but may choose to participate. (CPLR § 2111)

Unrepresented litigants in a consensual proceeding are not required to decline consent or to attach the Notice of Hard Copy Submission – E-Filed Proceeding to any of their hard copy filings.

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<sup>1</sup> All forms referred to in the Protocol are available on the Forms page of the NYSCEF website at <https://iappscontent.courts.state.ny.us/NYSCEF/live/forms.htm>

### 3) **E-Filing Documents in Surrogate's Court:**

**Essential Step Prior to E-Filing:** Prior to entering any information into an initial filing, you should run an inquiry on the decedent's last name, using the first initial, to determine if a file is already open. Due to the numbering system in Surrogate's Court, an inquiry based on the file number alone may not produce accurate results. In addition, you must contact the Court to ascertain whether there may be another Will for the decedent on file with the Court (e.g., filed for safekeeping).

**Initial Entering of Case Information:** Any error in the initial entry of case information can significantly delay the proceeding. **Please double check to be sure to select the same county as is shown on your papers.**

The case name must be entered as follows:

- Initial entry must be identical to the signature on the will
- If the name on the death certificate is different, that becomes an "AKA"
- If the name on the will does not match the signature, that becomes an "AKA"
- No punctuation or spaces should be used when entering the name or "AKA"

**Notice of Hard-Copy Submission:** Where, within the e-filing rules, an attorney or an unrepresented litigant who is participating in e-filing submits a document in hard copy, the document must bear a Notice of Hard Copy Submission – E-Filed Proceeding (see NYSCEF Forms page). Attorneys who are exempt from e-filing are required to attach this form to all hard copy filings, while unrepresented litigants who are not participating in e-filing are not so required.

#### **Death Certificates:**

In addition to e-filing the death certificate, a hard copy, certified, must be filed within two (2) business days of e-filing.

#### **Wills:**

Will is required to be scanned by the filer; will **must not** be unstapled.

Scan the original will, but **DO NOT UNSTAPLE**. File the original paper will within two (2) business days of e-filing.

#### **Citations:**

Submit a proposed citation electronically through NYSCEF only. The Court will complete the citation and upload the completed version to NYSCEF as quickly as possible. If your proposed citation requires amendment, you will be notified. Otherwise, an e-mail notification will be sent when the completed citation is posted to NYSCEF. After receipt of the notification, print the citation and serve it, in accordance with the SCPA. Service of the Citation should be accompanied by a Notice of Commencement of Proceeding Subject to Mandatory Electronic Filing. (See Forms page on NYSCEF site.)

### Decrees and Orders:

E-file proposed decrees and orders through NYSCEF. The court may require the proposed decree or order sent in Word format to the law clerk. Once the decree or order is signed, the court will upload the signed version to NYSCEF. Users who have requested a certified copy of the decree or order and have paid the appropriate fee via NYSCEF will receive the certified copy by regular mail.

### Stipulations:

Stipulations submitted for purposes of being “so ordered” by the Court shall be electronically filed.

Oversized Exhibits: If an exhibit or attachment is unsuited for electronic filing (e.g., a large map or a videotape), it shall be submitted to the court and served on the other parties in hard copy. Attach a Notice of Hard Copy Submission – E-Filed Proceeding. In addition, a Notice of Hard Copy Exhibit must be completed and electronically filed. (See Forms page on the NYSCEF site.)

### Working Copies:

The court **may** require submission of hard copies of e-filed documents, also known as working copies. The filer must attach proof that the document has been e-filed (e.g., the thank you page or the e-mail notification) to the back of all working copies submitted to the court. Working copies must be exact hard copy duplicates of the e-filed documents. They do not become part of the official record and will be destroyed by chambers at the disposition of the case.

- 4) **Payment:** This court accepts payment of fees required by the SCPA by credit card (Visa and MasterCard) via NYSCEF or by payment mailed/delivered to the court. There are no fees to use the NYSCEF System. Fees are calculated in accordance with SCPA §2402 based on documents filed with NYSCEF and the representation of the filing user regarding the size of the estate. There will be a 2.99% credit card transaction fee on all electronic payments made through NYSCEF or in person. Review by the Court may result in a modification of the fees initially anticipated or charged in connection with this transaction. In the event of any such modification, the Court will contact the filing user by e-mail with the proper amount and request an additional fee, if applicable. The court will not allow the filing of additional documents by the filer if the filer owes an outstanding fee in that proceeding.

If choosing to pay by credit card at time of filing on NYSCEF website, enter credit card information directly on website. You must insert the credit card information with each filing; your credit card will be charged at the time of filing. Make sure credit limit is large enough to cover anticipated filing fees.

If choosing to pay at court, be aware that documents are not “filed” until payment is received. The court cannot process the filing until payment is received in full and will delete the filing if payment is not made within a reasonable amount of time after e-filing.

**5) Notifications:**

Notification of defective filings will be sent out by e-mail or by telephone, depending on the circumstances. Clerks/staff are available for consultation during regular business hours. Court phone #315-207-7566 Email [Oswego-Surrogate-Court@nycourts.gov](mailto:Oswego-Surrogate-Court@nycourts.gov)

**Return of Requested Documents:**

To ensure rapid return of documents you have requested from Surrogate’s Court, the court requests self-addressed envelopes. When filing, you should indicate that the item should be returned to you in the self-addressed envelope or placed in the pick-up basket located at the Court.

**Certificates and Letters:**

Upon request made via NYSCEF, the court will mail out Certificates and Letters. Users must request and pay for certificates in advance in any e-filed proceeding.

**General Correspondence:**

**All general correspondence, adjournment requests and conference requests shall be electronically filed.**

- 6) Signatures:** Documents requiring signatures shall be considered to be signed under the circumstances outlined in Uniform Rule §207.4-a(f). When e-filing a document bearing an actual signature, the e-filer is responsible for maintaining the original, executed document pursuant to Uniform Rule 207.4-a(f)(2).

**7) Sealed Documents, Sealed Cases; Documents Presented for In Camera Review:**

**Applying for a Sealing Order:** A party who wishes to file a document under seal must file a hard copy of the document, along with the “Notice of Hard Copy Submission” with the Surrogate’s Court. Unless the document is being filed ex parte, the filing party shall serve all parties with hard copies of the document, along with the “Notice of Hard Copy Submission” form, in the traditional manner. (See Forms page on the NYSCEF site.)

If the Court grants the sealing request, the Surrogate Clerk will then file the documents in the appropriate manner, as directed. If the application is denied, an order will be issued that directs the party to file the document electronically.

**In Camera Documents:**

Documents submitted to the Court for in camera review should be delivered to the Court in a sealed envelope conspicuously marked “FOR IN CAMERA REVIEW BY THE COURT” with a Notice of Hard Copy Submission form attached. (See Forms page on the NYSCEF web site.)

## **8) Decrees, Orders, and Judgments:**

Decrees, orders, and judgments will be signed in hard copy by the Surrogate and forwarded to the Clerk for filing and scanning into the NYSCEF system, which will then transmit notification to all parties. However, the notification does not constitute service of notice of filing upon any party (see, Uniform Rule § 207.4-a[h]).

Court issued Letters and Certificates of Appointment will be provided in hard copy to the filer via the usual means (SASE, USPS mailing, messenger).

## **9) Local Rules, Part 1950. Oswego County**

### **§ 1950.1 Retainer Statements**

Attorneys shall include a copy of a retainer agreement with the initial filing of any court papers. Said agreement should state, inter alia, when and by whom the attorney was retained, the terms of the retainer and a brief statement as to the serviced to be performed.

### **§ 1950.2 Filing of an Affidavit Regarding Wills and/or Codiciles**

In all probate proceedings where the purported will and/or codicil of the deceased nominates an attorney as a fiduciary or co-fiduciary, there shall be annexed to the probate petition an affidavit of the testator setting forth the following:

- 1) that the testator was advised that the nominated attorney may be entitled to a legal fee as well as to the commissions authorized by statute for the fiduciary;
- 2) that where an attorney is nominated to serve as co-fiduciary, that the testator was told of the fact that multiple commissions may be due and payable out of estate funds; and
- 3) what the testator's reasons for nominating an attorney to serve as fiduciary and co-fiduciary were.

Failure to submit an affidavit of this nature may result in the denial of letters to an attorney. This rule shall be effective for all wills and codicils executed on or after June 1, 1990.

### **§ 1950.3 Filing of An Affidavit of Assets With the Petition for Probate or Administration**

Attorneys shall file an affidavit of property with the initial filing of a petition for probate or a petition for administration. Said affidavit should state the personal, real and jointly owned property of the decedent insofar as the attorney and/or the proposed fiduciary may be able to provide. Thereafter, a full disclosure of assets shall be furnished in accordance with the provisions of section 207.20 of the Uniform Rules for Surrogate's Court.

