

TIMELINE

This timeline should be used as a guide to assist in calculating the proper time for meeting appellate court filing deadlines. The timeline is only a guide; if at any time you are unsure about approaching deadlines or scheduled court actions, call the California Court of Appeal, Second Appellate District at 213-830-7000 or check the Court's website at www.courts.ca.gov/2dca.

Filed in Superior court

- **Judgment or Appealable Order, Notice of Appeal**, filing fee (\$775) and clerk's deposit (\$100) due when counting from date the judgment/order was file stamped or the notice of entry served:

If notice of entry served → 60 calendar days after service or mailing

If notice of entry not served → 180 calendar days after judgment entered.

Time may be extended up to 180 days by a timely motion to vacate, motion for new trial, motion for judgment notwithstanding the verdict, or motion for reconsideration

- After the filing of the *Notice of Appeal* (can be filed at the same time as the *Notice of Appeal*):

Designation of the Record on Appeal and deposit of money →10 calendar days after the *Notice of Appeal* is filed.

Respondent's designation of additional items →10 days after appellant's designation

Motion to contest Rule 8.124 election →10 calendar days after election filed (see CRC, rule **8.124(a)(1)-(3)**)

Filed in the Court of Appeal

Civil Case Information Statement → 15 calendar days after the superior court clerk mails the notification of the filing of the *Notice of Appeal*.

- After getting notice that record is filed with the Court of Appeal:

Appellant's Opening Brief → 40 calendar days OR 70 days after the filing of a rule 8.124 election, if the appeal proceeds without a reporter's transcript.

Respondent's Brief → 30 calendar days after Appellant's Opening Brief is filed.

Appellant's Reply Brief → 20 calendar days after Respondent's Brief is filed.

Petition for Rehearing → 15 calendar days after the filing of the opinion, the order of publication or the modification of opinion if it changes the judgment.

Answer to Petition for Rehearing → By request of the court only. (See CRC, rule [8.268](#).)