

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA  
SIXTH APPELLATE DISTRICT

Misc. Order 12-1  
(Amended January 7, 2013)

IT IS HEREBY ORDERED that effective May 1, 2012, pursuant to California Rules of Court, rule 8.70, any appellate brief filed pursuant to *People v. Wende* (1979) 25 Cal.3d 436, 441, *In re Phoenix H.* (2009) 47 Cal.4th 835, *Conservatorship of Ben C.* (2007) 40 Cal.4th 529, or *People v. Serrano* (2012) 211 Cal.App.4th 496 shall be submitted for filing electronically. This electronic filing will satisfy, and substitute for, the filing requirement of a paper original and any required paper copies in this court. The court will return an electronic copy to the sender indicating the document has been filed.

Counsel are directed to electronically serve all *Wende*, *Ben C.*, and *Serrano* briefs on the Office of the Attorney General at [Docketing6DCASFAWT@doj.ca.gov](mailto:Docketing6DCASFAWT@doj.ca.gov) and on the Sixth District Appellate Program at [sdapattorneys@sdap.org](mailto:sdapattorneys@sdap.org). Counsel shall continue to serve paper copies according to the additional service requirements of the California Rules of Court, rule 8.360(d), unless, pursuant to California Rules of Court, rule 8.71(2), a party indicates that the party agrees to accept electronic service.

If this order causes undue hardship or significant prejudice to any party, the party shall file an original paper brief without copies, accompanied by a declaration of hardship.

Dated January 7, 2013

CONRAD L. RUSHING P.J.