

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

Misc. Order 12-3

IT IS HEREBY ORDERED that effective May 1, 2012, in lieu of an original and four paper copies, all counsel filing briefs or petitions for rehearing and answers thereto in criminal matters; appeals filed from judgments or appealable orders in cases under Welfare and Institutions Code sections 300, 601, 602; actions to free a child under Family Code section 7800 et seq; and writ petitions filed under Welfare and Institutions Code section 366.26 and 366.28, shall file an original and three paper copies and submit one electronic copy through the court's website at <http://www.courts.ca.gov/6dca.htm>.

Counsel shall continue to serve paper copies according to the additional service requirements of the California Rules of Court, rule 8.360(d), unless that party agrees to accept electronic service. (California Rules of Court, rule 8.71(2).)

Self-represented parties may, but are not required to, comply with this order. If this order causes undue hardship or significant prejudice to any party, the party shall not be required to comply with this order and may file an unbound 4th paper copy in lieu of an electronic copy.

Dated March 15, 2012 Conrad L. Rushing P.J.