

The Kansas Supreme Court has added clarifying language to Rule 122.



## FOR IMMEDIATE RELEASE

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Contact:

Lisa Taylor  
Public Information Director  
785-296-4872  
[taylorl@kscourts.org](mailto:taylorl@kscourts.org)

### Kansas Supreme Court adds clarification to Rule 122 in advance of e-filing mandate

TOPEKA—The Kansas Supreme Court today updated Rule 122 to add language to clarify that an electronically filed document must include a certificate of service when service is required under K.S.A. 60-205.

The clarifying language was added to the first line of section (d) of Supreme Court Rule 122: Electronic Filing and Service by Electronic Means.

Updated language in the rule appears in [Supreme Court order 2018 SC 52](#) filed today.

Supreme Court Rule 122 was one of two rules recently amended by the court to support its mandate that beginning June 25, all Kansas-licensed attorneys who are permitted to practice law under Supreme Court Rule 208(a) must electronically file documents in cases before any state court.

The second rule amended to support the e-filing mandate is [Supreme Court Rule 119: Fax Filing and Service by Fax](#).

Attorneys who are not yet filing electronically are encouraged to visit the [Kansas Courts Electronic Filing web page](#) on the judicial branch website to:

- [register to efile](#)
  - [access training videos](#)
  - [enroll in webinars](#)
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State of Kansas  
**Office of Judicial Administration**  
Kansas Judicial Center  
301 SW 10th  
Topeka, Kansas 66612-1507  
785-296-2256  
[www.kscourts.org](http://www.kscourts.org)