# Fifth District Court of Appeals (Dallas)

## The Basics

- 1. Court's Address: Court of Appeals, Fifth District, 600 Commerce Street, Suite 200, Dallas, Texas, 75202-4658
- 2. Telephone number: 214-712-3400 (main)
- 3. Website address: www.eFileTexas.gov
- 4. Names of Justices: Chief Justice Robert D. Burns, III, and Ken Molberg, Robbie Partida-Kipness, Bill Pederson, III, Amanda Reichek, Erin Nowell, Cory Carlyle, Bonnie Goldstein, Craig Smith, Dennise Garcia, Emily Miskel, Maricela Breedlove and Nancy Kennedy
- 5. Chief Clerk: Ruben Morin
- 6. General Counsel: Cliffie Wesson; Managing Attorney: Doug Frobrse
- 7. Local Rules: The Court's local rules are available on its website. The Court also has internal operating rules that are not publicly available.
- 8. Jurisdiction: The Court's jurisdiction includes Dallas (Constitutional seat), Collin, Grayson, Hunt<sup>1</sup>, Rockwall, and Kaufman counties.

## The Ins and Outs

PROCEDURE	WHAT AND HOW TO FILE	HOW HANDLED	COURT'S PARTICULAR PRACTICES	SPECIAL NOTES
E-Filing	Attorneys in civil and	All efiled documents must conform to TRAP		
	criminal cases must file	9.2.		
	text-searchable documents			
	electronically through	All filers should consult and follow the		
	www.eFileTexas.gov	redaction guidelines found on the Texas		
	except an in camera	Supreme Court's website and TRAPs 9.8, 9.9,		
	document or a document	and 9.10		
	under seal or subject to a			
	motion to seal.			
	The name of the electronic			
	document must be under			
	60 characters.			
	oo characters.			
	Pro se filers have the			
	option to efile or file a			
	paper copy.			
In	See TRAP 9.2(c)(3),	File two sealed paper documents (one original		Include sealing order at
Camera,	documents filed under	and one copy).		the beginning of sealed
Sealed, or	seal, subject to a pending			documents. If a signed,
subject to	motion to seal, or to which			sealing order is not
a pending	access is otherwise			available at time of
motion to	restricted by law or court			filing, provide the Court
	order <u>must not</u> be			with notice that you are

Assigned to more than one appellate district. See Rule of Judicial Administration 15 (Appeals from Trial Courts in Counties Assigned to Multiple Appellate Districts).

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seal	electronically filed.			filing the documents subject to a pending motion to seal and provide the Court a copy of the signed order when it is available.
Record	All trial court clerks and reporters are required to file all clerk's records and reporter's records in electronic form.	See TRAP 28.4 for any special record requirements in particular cases.  Sealed Records: the attorney of record must come to the Court and show his/her identification. Once the clerk verifies he is the attorney of record, the record will be checked out to the attorney.	To obtain a copy of the electronic record, attorneys may come to the Court, send someone to the Court or request a copy of the electronic record by mail. The Court will give a copy of the record to the attorney or the attorney's representative free of charge as long as the record is not sealed. The Court does not email records because of the size of the records and the limitations of email.  Attorneys of record may also access civil and criminal documents through the attorney portal. Documents (on active cases) are available on the portal for 24 months from the date of filing. Sealed documents, .mp3, and, .mp4 exhibits are excluded from the attorney portal.	
Docketing Statements	The docketing statement should be electronically filed.  Pro se filers have the option to efile or file a paper copy.	A docketing statement form, available on the Court's website, can be filled out. However, after completing the form, in order to create a PDF suitable for electronic filing you must use the Print to PDF feature that is explained on the Court's website.		
Motions	Attorneys in civil and criminal cases must file text-searchable documents electronically through www.eFileTexas.gov except a document under seal or subject to a motion to seal.  The name of the electronic document must be under 60 characters.  If the electronic motion	The Chief Justice appoints motions panels for both civil and criminal motions. Generally, first motions for extension of time are granted by the clerk if filed before an extension of the expiration of the deadline and requests are not for more than 30 days. Except, in accelerated cases including parental termination and child protection cases as defined in TRAP 28.4(a)(2). In parental termination and child protection cases, motions to extend may be granted upon a reasonable explanation of need but in shorter increments, in light of the Supreme Court's 180-day guideline for disposition in such cases. Tex. R. Jud. Admin.	The motions panel is reconstituted from time to time. The Court follows the TRAPs with respect to deciding motions.	Motions are reviewed and decided on a daily basis according to the TRAPs.

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	contains more than one exhibit, the document must contain bookmarks to assist in locating each item, and be combined with the motion to create one computer file, unless that file would exceed the size limit prescribed by the electronic filing manager.  Paper copies are not required.  Unrepresented parties in civil and criminal cases may electronically file motions; however, electronic filing is not required.	6.2(a).		
Briefs	If filing by paper, one original is required.  Attorneys in civil and criminal cases must file text-searchable documents electronically through www.eFileTexas.gov except a document under seal or subject to a motion to seal.  The name of the electronic document must be under 60 characters.  An electronically filed appendix that includes more than one item must contain bookmarks to assist in locating each item, and be combined	The Court follows the TRAPs regarding briefs. See TRAPs 9, 38.	The Court appreciates bookmarking the briefs. The Court also appreciates any hyperlinking the parties want to provide.  It is useful for the bookmarks in electronic briefs to list each section and heading in the brief (or a shortened version thereof) and each item in the appendix.  In addition to the items required by TRAP38.1(k)(1), the appendix should include key authorities that are not available on Westlaw.  If a brief contains sensitive data, file in accordance with the redaction rules in the TRAPs.  Cross-Appeals: See Local Rule 5.	A motion for leave must accompany any late brief or any brief other than an appellant's brief, an appellee's brief, or a reply brief

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	into one computer file with the brief, unless that file would exceed the size limit prescribed by the electronic filing manager.			
	Paper copies are not required unless filing under seal. Then one original plus one copy.			
	Unrepresented parties in civil and criminal cases may electronically file briefs; however, electronic filing is not required.			
	If filing by paper, one original is required.			
Case Assignment	•	The Court follows an internal rotation schedule for assigning cases. Panels are reconstituted every 9 weeks.	The panel has a formal conference and vote immediately following argument or submission. Panels rarely, but occasionally, meet informally before argument or submission but do not vote at that time.	Fewer than 5% of cases are heard <i>en banc</i> . On occasion, the Court will decide to sit <i>en banc</i> without being requested to do so by the parties.
Oral Argument	Follow the TRAPs in requesting oral argument.	The Court typically allows 20 minutes per side, plus an additional 5 minutes for the appellant's rebuttal. The Court allows more time only in extraordinary circumstances and only in response to a written motion.	The Court does not automatically grant requests for argument. The Court makes this decision on a case-by-case basis. Parties find out who is on their panel in a submission notice sent approximately 60 days before the submission date.  Each panel votes whether to post the recording of oral argument to the Court's website.	If only one side requests argument in its brief and the Court grants it, the party that did not previously request argument should do so by filing a motion if it wants to argue.
Voting			Voting occurs at the formal conference following argument or submission.	5
Opinions		Author is usually assigned at the formal conference after submission and is chosen by an internal rotation schedule. The panel decides on a case-by-case basis whether to circulate opinions to the entire Court.	The Court does not release opinions on a particular day.	
Motions for Rehearing	Attorneys in civil and criminal cases must file text-searchable documents	Motions for rehearing are initially circulated to the author; the author makes recommendation; then it is circulated to other		

Procedure	WHAT AND HOW TO FILE	HOW HANDLED	COURT'S PARTICULAR PRACTICES	SPECIAL NOTES
	electronically through	members of the panel. Motions for rehearing		
	www.eFileTexas.gov	en banc are circulated to all the justices. The		
	except a document under	Court occasionally grants rehearing on its own		
	seal or subject to a motion to seal.	motion.		
	to sear.			
	The name of the electronic			
	document must be under			
	60 characters.			
	If the motion contains			
	more than one exhibit, the			
	document must contain			
	bookmarks to assist in			
	locating each item, and be			
	combined with the motion			
	to create one computer file, unless that file would			
	exceed the size limit			
	prescribed by the			
	electronic filing manager.			
	Paper copies are not			
	required			
	Unrepresented parties in			
	civil and criminal cases may electronically file			
	documents; however,			
	electronic filing is not			
	required.			
	TC ("1" 1			
	If filing by paper, one original is required.			
Original	Attorneys must file text-	There is an original proceedings panel that	Original proceedings are reviewed immediately,	Original proceedings are
Proceedings	searchable documents	changes monthly pursuant to an internal	whether or not emergency relief is requested.	set for oral argument
	electronically through	rotation schedule		only in extraordinary
	www.eFileTexas.gov		It is useful for the bookmarks in electronic briefs to list	circumstances
	except a document under		each section and heading in the brief (or a shortened	
	seal or subject to a motion to seal.		version thereof) and each item in the appendix.	
	to scal.		In addition to the items required by TRAP 38.1(k)(1),	
	The name of the electronic		the appendix should include key authorities that are not	

PROCEDURE	WHAT AND HOW TO FILE	HOW HANDLED	COURT'S PARTICULAR PRACTICES	SPECIAL NOTES
	document must be under		available on Westlaw.	
	60 characters.			
	An electronically filed			
	record or appendix in an			
	original proceeding that			
	includes more than one			
	item must contain			
	bookmarks to assist in			
	locating each item, and			
	must be combined with			
	the original proceeding to			
	create one computer file, unless that file would			
	exceed the size limit			
	prescribed by the			
	electronic filing manager.			
	No additional paper			
	requirements.			
	Unrepresented parties may			
	electronically file documents; however,			
	electronic filing is not			
	required.			
	If filing by paper, one			
	original is required.			

#### **Technology**

- 1. Effective December 1, 2010, court reporters are required to electronically file all records.
- 2. Effective December 1, 2010, district and county clerks may file records electronically.
- 3. Effective January 1, 2014, in civil and criminal cases, attorneys are required to electronically file all documents except documents under seal.
- 4. The Court uses Westlaw, and WestNext, for research.
- 5. The Court uses Adobe Acrobat X Pro for viewing/working with electronic files.
- 6. The Court records oral argument. Selected recordings are available on the Court's website.
- 7. Anyone can register to receive electronic notices on a case via Case Mail on the Court's website.
- 8. Electronic notices are sent to lead and retained counsel beginning at 5 p.m. weekdays. Unrepresented parties have the choice to receive notices electronically or by mail.
- 9. All documents are posted to the website except clerk and court reporter records, and briefs designated as do not post by the Court.
- 10. Attorneys of record may access civil and criminal documents via the Attorney Portal.
- 11. The Court's website updates daily beginning at 3 a.m.

### **Appellate Mediation**

1. If both parties notify the Court that they have agreed to a mediator, the Court will refer the case to mediation.

#### Fees

- 1. Appeal: \$205
- 2. Petition for permissive appeal. \$205
- 3. Original Proceeding: \$155
- 4. Motion: \$10
- 5. Amended or Supplemental Motion: \$10
- 6. Motion for Rehearing: \$15
- 7. Amended or Supplemental Motion for Rehearing: \$15
- 8. Response to any type of Motion: None
- 9. Exhibits tendered for oral argument: \$25
- 10. No fee for obtaining a copy of the record if you are the attorney of record, if not, the cost is \$.10 per page.
- 11. Submitting or using handouts at oral arguments: \$25.
- 12. Electronic filing fees are determined by third-party vendors. See www.eFileTexas.gov for additional information.

#### Miscellaneous

- 1. Retired justices approved by the Supreme Court are utilized on an as needed basis as visiting justices.
- 2. Absent prior leave of Court, no electronic devices may be used in the courtroom. Cellular telephones must be turned off before entering the courtroom.