

PROPOSED ORDERS and JUDGMENTS SUBMITTED by ATTORNEYS AS OF DECEMBER 1, 2014

- All documents submitted by attorneys in civil, family law, probate, and criminal matters, including proposed orders and judgments, must be submitted electronically as of 12/1/14.
 - Exceptions from efilng are set out at UTCR 21.070(3), as amended effective 9/29/14.
 - Exceptions for stipulated or ex parte matters, as allowed by UTCR 21.070(3)(m), have not yet been addressed by Supplemental Local Rule (SLR) but a proposed SLR will be published soon for comment.

- For a transitional period from 12/1/14 through 1/15/15 if an attorney submits a proposed order or judgment conventionally (on paper), Judges in Multnomah County Circuit Court will have the option of :
 - Signing the paper proposed order or judgment
 - or
 - (the preferred practice) Notifying the parties that an electronic version of the document must be submitted, with or without requested changes.

- Please do not submit a proposed order/judgment for signature – whether electronically or on paper – until the response time for objections has passed, unless the terms are stipulated or the form has been approved by the adverse party or parties.
 - A proposed SLR addressing these requirements will be published soon for comment.