

IN THE SUPREME COURT OF THE STATE OF OREGON
IN THE COURT OF APPEALS OF THE STATE OF OREGON

In the Matter of the Adoption of) Chief Justice Order 16-003
Amendments to the Oregon Rules of) Chief Judge Order 16-03
Appellate Procedure)

**ORDER ADOPTING
TEMPORARY AMENDMENTS**

Pursuant to ORAP 1.10(2), the Supreme Court and Court of Appeals may, from time to time, adopt temporary rules and temporary amendments to the Oregon Rules of Appellate Procedure. The Supreme Court and Court of Appeals by this order amend ORAP 11.30(5)(b), as set out below, with additions in **{braces, boldface, and underscored}**, and deletions in *[brackets, italics, and strikeout]*.

Rule 11.30 Ballot Title Review

The practice and procedure governing a petition to the Supreme Court to review a ballot title shall be:

* * * * *

(5) (a) * * *

(b) The petition shall show proof of service on the [~~Secretary of State and the~~ Attorney General,¹ as well as any chief petitioner who did not file the petition to review the ballot title**{, and proof of written notification to the Secretary of State that the petition has been filed}**].

* * * * *

¹ See footnote 1 to ORAP 1.35 for the service address of the Attorney General.

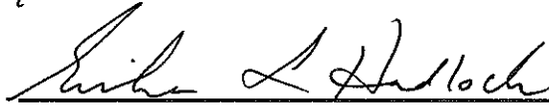
The amendment adopted by this order is effective on January 14, 2016, and shall expire on December 31, 2016, if not previously adopted as a permanent amendment.

DATED this 13th day of January, 2016.



Thomas A. Balmer, Chief Justice

DATED this 13th day of January, 2016.



Erika L. Hadlock, Chief Judge