

Appeals The Right Addition to Your Trial Team

## **SCOTX Amends E-Document Order**

Posted on May 5, 2010 by D. Todd Smith

The Texas Supreme Court has <u>amended</u> its recent order requiring submission of documents in electronic form. Among the changes to the <u>previous version</u> are requirements that attorneys (1) provide an e-mail address when submitting e-copies, (2) e-mail courtesy copies to opposing lead counsel, and (3) register for <u>CaseMail</u> in cases in which they are lead counsel. The order—which takes effect on May 31, 2010—also reduces the number of paper copies required whenever a party files a motion with the Court.

For background information on this development, see these related posts:

- Appellate Court E-Filing Becoming a Reality
- More on Appellate E-Filing