

IN THE CIRCUIT COURT OF WARREN COUNTY, MISSISSIPPI

*IN RE: MISSISSIPPI ELECTRONIC COURTS*

**ORDER APPROVING ELECTRONIC FILING AS PART  
OF PILOT TESTING OF MISSISSIPPI ELECTRONIC COURTS**

On the Court's own motion and pursuant to M.R.C.P. 5 and UCCR 1.13, the Court hereby approves electronic filing as part of the Pilot Testing of the Mississippi Electronic Courts (MEC) system as previously authorized and restricted by Order of this Court dated May 12, 2010. Administrative Procedures for the Mississippi Electronic Courts, as approved by the Mississippi Supreme Court, are hereby adopted by this Court for purposes of the Pilot Testing. Accordingly, in those cases which are designated below for inclusion in the Pilot Testing of MEC, the filing, signing, verification, and service of all pleadings and papers in the Circuit Court of Warren County shall be made in accordance with the Administrative Procedures for the MEC.

As part of the continued Pilot Testing of MEC, the Court hereby orders and directs that cases be designated for inclusion in the Pilot Testing in the following manner:

1. Beginning on November 22, 2010, attorneys may electronically file pleadings and papers in accordance with the Administrative Procedures in any case initiated on or after September 7, 2010 ("MEC Cases"). If an attorney chooses to electronically file a pleading or paper in an MEC Case, all filing, signing, verification, and service of pleadings and papers by that attorney in that particular case shall be made in accordance with the Administrative Procedures from that point forward.
2. Beginning on December 6, 2010, all filing, signing, verification, and service of pleadings and papers shall be made in accordance with the Administrative Procedures in all MEC Cases.
3. Beginning on December 6, 2010, all cases initiated prior to September 7, 2010 ("Pre-MEC Cases") will only become part of the MEC system and, therefore, subject to the Administrative Procedures in the following manner:
  - a. When a pleading, order, or other paper is filed in a Pre-MEC Case on or after December 6, 2010, the Clerk shall open that particular case in the MEC

system and provide notice to all counsel of record and/or parties that the case is then part of the MEC system.

- b. After notice has been provided as set forth in subsection a. above, all filing, signing, verification, and service of pleadings and papers in that particular case shall be made in accordance with the Administrative Procedures from that point forward.

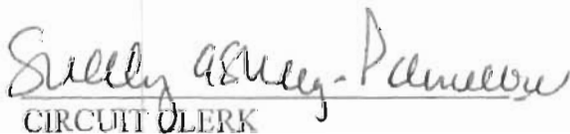
The Clerk is directed to maintain the docketing system presently in use in her office and maintain all case files, pleadings, minute books, and all other court records in paper form until such time as the Court determines all such records and systems can be adequately maintained as part of the MEC system.

SO ORDERED AND ADJUDGED this the 10 day of November, 2010.

  
CIRCUIT JUDGE

  
CIRCUIT JUDGE

AGREED TO BY:

  
CIRCUIT CLERK