

HOW TO OBTAIN COURT ORDERS AND JUDGMENTS

Amendments to Rules 21(f)(10) and 306a of the Texas Rules of Civil Procedure, Rule 2.7 of the Statewide Rules Governing Electronic Filing in Criminal Cases, and Rules 9.2(c)(7)(A)(i) and 9.2(c)(7)(B)(ii) of the Texas Rules of Appellate Procedure, as outlined in the Texas Supreme Court's Miscellaneous Order 24-9030 (dated 5/28/2024), provide that orders, notices, and other court documents must be served on parties using the eFile system. Misc. Docket No. 24-9030 approved and designated **re:SearchTX** as the “Electronic Filing System” responsible for sending electronic notifications to attorneys and parties that orders are available. (See [link to document](#)).

As such, clerks are NO longer responsible for e-serving orders, notices, and other court documents to parties. You can access **re:SearchTX** at <https://research.txcourts.gov/CourtRecordsSearch/Home#!/home>.