IN THE SUPREME COURT OF TEXAS

Misc. Docket No. 12-<u>§ 129</u>

ORDER ADOPTING AMENDMENTS TO TEXAS RULES OF APPELLATE PROCEDURE 9, 38, 49, 52, 53, 55, 64, 68, 70, and 71

ORDERED that:

- 1. Pursuant to section 22.004 of the Texas Government Code, the Supreme Court of Texas amends Rules of Appellate Procedure 9, 38, 49, 52, 53, 55, 64, 68, 70, and 71 as follows, effective December 1, 2012.
 - 2. The Clerk is directed to:
 - a. file a copy of this Order with the Secretary of State;
- b. cause a copy of this Order to be mailed to each registered member of the State Bar of Texas by publication in the *Texas Bar Journal*;
 - c. send a copy of this Order to each elected member of the Legislature; and
 - d. submit a copy of the Order for publication in the *Texas Register*.
- 3. These amendments may be changed in response to public comments received on or before November 1, 2012. Any interested party may submit written comments directed to Marisa Secco, Rules Attorney, at P.O. Box 12248, Austin, TX 78711, or marisa.secco@txcourts.gov.

Dated: August 10^{+} , 2012.

Wallace K. Geffern
Wallace B. Jefferson, Chief Justice
Nathan L. Hecht, Justice
)
Dale Wainwright, Justice
David M. Medina, Justice
David M. Medina, Justice
Paul W. Green, Justice
D. Dohnson
Phil Johnson, Justice
On R. Willett
Don R. Willett, Justice
Eva M. Guzman, Justice
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Debra H. Lehrmann, Justice

Rule 9. Papers Generally

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1	9.4. For	m e e e e e e e e e e e e e e e e e e e
2	Exc	ept for the record, a document filed with an appellate court must — unless the court
3	accepts ano	ther form in the interest of justice — be in the following form:
4		* * *
5	(e)	Typeface. A document must be printed in standard 10-character-per-inch (cpi)
6		nonproportionally spaced Courier typeface or in 13-point or larger proportionally
7		spaced typeface. But if the document is printed in a proportionally spaced typeface,
8		footnotes may be printed in typeface no smaller than 10-point. A document
9		produced on a computer must be printed in a conventional typeface no smaller than
10		14-point except for footnotes, which must be no smaller than 12-point. A
11		typewritten document must be printed in standard 10-character-per-inch (cpi)
12		monospaced typeface.
		* * *
13		* * *
14	<u>(i)</u>	Length.
15		(1) Contents Included and Excluded. In calculating the length of a document,
16		every word and every part of the document, including headings, footnotes,
17		and quotations, must be counted except the following: caption, identity of
18		parties and counsel, statement regarding oral argument, table of contents,
19		index of authorities, statement of the case, statement of issues presented,
20		statement of jurisdiction, statement of procedural history, signature, proof of
21		service, certification, certificate of compliance, and appendix.
22		(2) Maximum Length. The documents listed below must not exceed the
23		following limits:
24		(A) A brief and response in a direct appeal to the Court of Criminal
25		Appeals in a case in which the death penalty has been assessed:
26		37,500 words if computer-generated, and 125 pages if not.

27			(B)	A brief and response in an appellate court (other than a brief under
28				subparagraph (A)) and a petition and response in an original
29				proceeding in the court of appeals: 15,000 words if computer-
30				generated, and 50 pages if not. In a civil case in the courts of
31				appeals, the aggregate of all briefs filed by a party must not exceed
32				27,000 words if computer-generated, and 90 pages if not.
33			(C)	A reply brief in an appellate court: 7,500 words if computer-
34		•	• •	generated, and 25 pages if not.
				
35			(D)	A petition and response in an original proceeding in the Supreme
36				Court, a petition for review and response in the Supreme Court, a
37				petition for discretionary review and response in the Court of
38				Criminal Appeals, and a motion for rehearing and response in an
39				appellate court: 4,500 words if computer-generated, and 15 pages if
40				not.
41			(E)	A reply to a response to a petition for review in the Supreme Court,
42				and a reply to a response to a petition for discretionary review in the
43				Court of Criminal Appeals: 2,400 words if computer-generated, and
44				8 pages if not.
45		(3)	Certif	icate of Compliance. A computer-generated document must include a
46		, ,		cate by counsel or an unrepresented party stating the number of words
47				document. The person certifying may rely on the word count of the
48				uter program used to prepare the document.
				• •
49		(4)	Exten	sions. A court may, on motion, permit a document that exceeds the
50				ribed limit.
51	(ij)	Nonc	onformi	ng Documents. Unless every copy of a document conforms to these
52	•			rt may strike the document and return all nonconforming copies to the
53				The court must identify the error to be corrected and state a deadline for
54		_		resubmit the document in a conforming format. If another
55				ng document is filed, the court may strike the document and prohibit the
56				ing further documents of the same kind. The use of footnotes, smaller
57				typeface, or compacted or compressed printing features to avoid the
58				e rules are grounds for the court to strike a document.

59	Comment to 2012 Change: Rule 9 is revised to consolidate all length limits and
60	establish word limits for documents produced on a computer. All documents
61	produced on a computer must comply with the word limits. Page limits are retained
62	for documents that are typewritten or otherwise not produced on a computer.
63	Rule 38. Requisites of Briefs
64	* * *
65	38.4. Length of Briefs
66	An appellant's brief or appellee's brief must be no longer than 50 pages, exclusive of the
67	pages containing the identity of parties and counsel, any statement regarding oral argument, the table
68	of contents, the index of authorities, the statement of the case, the issues presented, the signature,
69	the proof of service, and the appendix. A reply brief must be no longer than 25 pages, exclusive of
70	the items stated above. But in a civil case, the aggregate number of pages of all briefs filed by a
71	party must not exceed 90, exclusive of the items stated above. The court may, on motion, permit
72	a longer brief.
73	Rule 49. Motion and Further Motion for Rehearing
74	* * *
75	49.10. Length of Motion and Response
76	A motion or response must be no longer than 15 pages.
77	Rule 52. Original Proceedings
78	* * *
79	52.6. Length of Petition, Response, and Reply
80	Excluding those pages containing the identity of parties and counsel, the table of contents,
81	the index of authorities, the statement of the case, the statement of jurisdiction, the issues presented,
82	the signature, the proof of service, the certification, and the appendix, the petition and response must
83	not exceed 50 pages each if filed in the court of appeals, or 15 pages each if filed in the Supreme
84	Court. A reply may be no longer than 25 pages if filed in the court of appeals or 8 pages if filed in

85	the Supreme Court, exclusive of the items stated above. The court may, on motion, permit a longer
86	petition, response, or reply.
87	Rule 53. Petition for Review
88	* * *
89	53.6. Length of Petition, Response, and Reply
90	The petition and any response must be no longer than 15 pages each, exclusive of pages
91	containing the identity of parties and counsel, the table of contents, the index of authorities, the
92	statement of the case, the statement of jurisdiction, the issues presented, the signature, the proof of
93	service, and the appendix. A reply may be no longer than 8 pages, exclusive of the items stated
94	above. The Court may, on motion, permit a longer petition, response, or reply.
95	Rule 55. Brief on the Merits
96	* * *
97	55.6. Length of Briefs
98	A brief on the merits or brief in response must not exceed 50 pages, exclusive of pages
99	containing the identity of parties and counsel, the table of contents, the index of authorities, the
100	statement of the case, the statement of jurisdiction, the issues presented the signature, and the proof
101	of service. A brief in reply may be no longer than 25 pages, exclusive of the items stated above. The
102	Court may, on motion, permit a longer brief.
103	Rule 64. Motion for Rehearing
104	* * *
105	64.6. Length of Motion and Response
106	A motion or response must be no longer than 15 pages.

107	Rule 68. Discretionary Review With Petition								
108	* * *								
109	68.5. Length of Petition and Reply								
110	The petition must be no longer than 15 pages, exclusive of pages containing the table of								
111	contents, the index of authorities, the statement regarding oral argument, the statement of the case,								
112	the statement of procedural history, and the appendix. A reply may be no longer than 8 pages,								
113	exclusive of the items stated above. The Court may, on motion, permit a longer petition or reply.								
114	Rule 70. Brief on the Merits								
115	* * *								
116	70.3. Brief Contents and Form								
117 118	Briefs must comply with the requirements of Rules 9 and 38, except that they need not contain the appendix (Rule 38.1(k)). Copies must be served as required by Rule 68.11.								
119	Rule 71. Direct Appeals								
120	* * *								
121	71.3. Briefs								
122	Briefs in a direct appeal should be prepared and filed in accordance with Rules 9 and 38,								
123	except that the brief need not contain an appendix (Rule 38.1(k)), and the brief in a case in which								
124	the death penalty has been assessed may not exceed 125 pages. All briefs must be filed in the Court								
125	of Criminal Appeals. The brief must include a short statement of why oral argument would be								
126	helpful, or a statement that oral argument is waived.								