

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT

ADMINISTRATIVE ORDER NO. 2018-1

In re: Agreed Extensions of Time for Briefs

Administrative order 2016-1 is hereby withdrawn and is replaced with the following:

Effective May 1, 2018, in lieu of an agreed motion for extension of time to file an initial, answer, or reply brief, pursuant to Fla. R. App. P. 9.300(a), the court will accept a notice from a party that the parties have agreed to a specific extension of time.

An agreed notice of extension of time will be accepted up to a total of **90 days** for an initial or answer brief, and **15 days** for a reply brief.

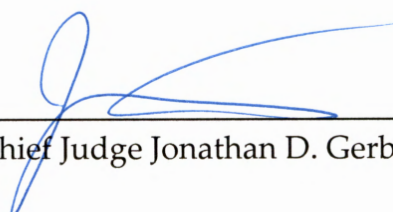
This procedure shall not apply to appeals from adoptions, dependency, termination of parental rights, non-final orders, or any expedited or emergency appeal.

This notice shall state:

The undersigned, as counsel for (appellant[s] or appellee[s], and name[s]) has agreed with (name[s]), counsel for (appellant[s] or appellee[s], and name[s]) that the time for serving (appellant's or appellee's) (initial, answer or reply) brief may be extended for ____ days to _____ (date).


No additional time, such as "mail days," shall be added to the agreed extension. The notice need not be signed by both parties. No order will issue from the court.

DONE and ORDERED at West Palm Beach, Florida on the 27th day of March, 2018.



Chief Judge Jonathan D. Gerber

ATTEST:



Lon Weissblum, Clerk of the Court

