

Rule 5 - 2.12 Service in Electronic Cases.

Service of papers on other parties as required by Fed.R.Civ.P. 5, and service by the Court of notice of entry of an order or judgment as required by Fed.R.Civ.P. 77, may be made by means of the Court's Notice of Electronic Filing where the person so served has consented in writing to service by such means. See Fed.R.Civ.P. 5(b)(2)(D) and 5(b)(3). An attorney's registration for electronic case filing constitutes written consent to such service. Where applicable, a certificate of service shall reflect that service was made by means of the Notice of Electronic Filing. Service pursuant to Fed.R.Civ.P. 4 may not be effected by electronic means.

(New rule added May 15, 2003; effective October 1, 2003)