

**RULE CHANGE 2025(17)**

**COLORADO RULES OF CIVIL PROCEDURE**

## **Rule 121. Local Rules--Statewide Practice Standards**

### **Section 1-26. ELECTRONIC FILING AND SERVICE SYSTEM**

#### **1. - 6. (NO CHANGE)**

**7. Filing Party to Maintain the Signed Copy--Paper Document Not to Be Filed--Duration of Maintaining of Document.** A printed or printable copy of an E-Filed or E-Served document with original, electronic, or scanned signatures shall be maintained by the filing party and made available for inspection by other parties or the court upon request, but shall not be filed with the court. When these rules require a party to maintain a document, the filer is required to maintain the document for a period of two years after the final resolution of the action, including the final resolution of all appeals. ~~For domestic relations decrees, separation agreements and parenting plans, original signature pages bearing the attorneys, parties', and notaries' signatures must be scanned and E-Filed.~~ For probate of a will, the original must be lodged with the court.

#### **8. - 15. (NO CHANGE)**

**COMMENTS (NO CHANGE)**

## **Rule 121. Local Rules--Statewide Practice Standards**

### **Section 1-26. ELECTRONIC FILING AND SERVICE SYSTEM**

#### **1. - 6. (NO CHANGE)**

**7. Filing Party to Maintain the Signed Copy--Paper Document Not to Be Filed--Duration of Maintaining of Document.** A printed or printable copy of an E-Filed or E-Served document with original, electronic, or scanned signatures shall be maintained by the filing party and made available for inspection by other parties or the court upon request, but shall not be filed with the court. When these rules require a party to maintain a document, the filer is required to maintain the document for a period of two years after the final resolution of the action, including the final resolution of all appeals. For probate of a will, the original must be lodged with the court.

#### **8. - 15. (NO CHANGE)**

**COMMENTS (NO CHANGE)**

**Amended and Adopted by the Court, En Banc, September 4, 2025, effective immediately.**

**By the Court:**

**Richard L. Gabriel  
Justice, Colorado Supreme Court**