

ATTACHMENT*

RULES OF PROCEDURE FOR THE JUVENILE COURT

Rule 107. Petition for Review

(A) [No change.]

(B) The petition for review and cross-petition for review shall be bound or fastened and shall comply with ARCAP 6(c). The parties shall be designated as in the court of appeals. A copy of the decision of the court of appeals shall be attached to the petition. Except by permission of the court, (1) a petition for review or cross-petition prepared in a proportionately spaced typeface may not exceed 3,500 words, including footnotes and quotations; (2) a petition for review or cross-petition prepared in a monospaced typeface may not exceed 10 pages and may not exceed an average of 350 words per page, including footnotes and quotations; and (3) a handwritten petition for review or cross-petition may ~~The petition and cross-petition shall not exceed 12 pages, whether done in a proportionately spaced typeface or a monospaced typeface, exclusive of the appendix and attached decision,~~ The petition or cross-petition shall be accompanied by a certificate of compliance that states either (1) that the petition or cross-petition uses a proportionately spaced typeface of 14 points or more, is double spaced using a roman font, and contains [blank] words, or (2) that the petition or cross-petition uses a monospaced typeface of no more than 10.5 characters per inch and does not exceed 10 pages, or (3) that the petition or cross-petition was handwritten and does not exceed 12 pages.

The petition for review or cross-petition ~~and~~ shall contain concise statements of the following:

1. – 4. [No change.]

(C) [No change.]

* Changes and additions in rule text are indicated by underscoring and deletions from text are indicated by ~~strikeouts~~.

(D) The petitioner or cross-petitioner shall serve a copy of the petition or cross-petition and any appendices on all parties who have appeared in the court of appeals. Any party wishing to oppose the petition or cross-petition may file with the clerk of the Supreme Court a response within 30 days from the date upon which the petition or cross-petition for review is served. The response shall comply with Rule 107(B) and ARCAP Rule 6(c) ~~and shall not exceed 12 pages whether prepared in a proportionately spaced or monospaced typeface, exclusive of any appendix.~~ If the record on appeal contains documents that are necessary for a determination of the issues raised by the petition or cross-petition, the respondent shall file, simultaneously with a copy of the response, an appendix that contains only those documents not included in the appendix filed with the petition or cross-petition. If the appendices exceed 15 pages in length, they shall be bound or fastened together separately from the response. An original and two copies of any separately bound or fastened appendices shall be filed with the response. Failure to file a response shall not be considered an admission that the petition or cross-petition should be granted. If a response is filed, it shall list, separately and without argument, any additional issues not listed by the petitioner or cross-petitioner that were presented to but not decided by the court of appeals and may need to be decided if review is granted. No reply shall be filed by petitioner or cross-petitioner, unless the Supreme Court has so directed by specific order, in which event a reply may be filed within the time set by the Supreme Court.

(E) – (J) [No change.]