Rule 15. Notification of Oral Arguments and Decisions.

- (a) Newspaper Publication. The clerk shall publish notices of oral arguments and future filings of opinions, Supreme Court Rule 23 orders, and summary orders in the *Chicago Daily Law Bulletin*. This publication shall constitute official notice of the arguments and filings. Errors or omissions in the published notice shall not impair the validity of the argument schedule or filings.
- **(b) Notification to Parties.** The clerk shall notify parties regarding oral arguments and the forthcoming filing of an opinion, Supreme Court Rule 23 order, or summary order. The notice of an oral argument shall (1) indicate if the oral argument will be conducted in person or by teleconference and, if by teleconference, provide instructions for counsel regarding logistics and promptly provide an acknowledgment for the party to return to the clerk at 1stDistrict@illinoiscourts.gov. Errors or omissions in the notice shall not impair the validity of the notice or decision.

If the oral argument is to be held in person, counsel and self-represented parties must promptly complete and return the provided acknowledgment of the oral argument notice to the clerk of this court, with proof of service to all parties. Unless the party is exempt from electronic filing, the acknowledgment must be electronically filed.

Counsel or a self-represented party who is unable to attend an oral argument due to a schedule conflict or other good cause must file a motion seeking appropriate relief.

(c) Decisions. The clerk shall not mail copies of decisions. Opinions and Supreme Court Rule 23 orders are posted to the court's web site, www.illinoiscourts.gov. Opinions, Supreme Court Rule 23 orders, and summary orders are available in the clerk's office at no charge to parties of record and may be e-mailed upon request. Non-parties may obtain copies at the cost of \$0.25 per page.