

**Rule 5. Supreme Court Rules 303A, 306, 307(d), 308, and 604(c) Cases.**

The cover page of the petition, application, or motion relating to appeals brought under Supreme Court Rules 303A (parental notification of abortion), 306 (petition for leave to appeal by permission), 307(d) (appeal of a temporary restraining order), 308 (application for leave to appeal a certified question), or 604(c) (bail order) shall specify the rule under which the document is filed. If the case is exempt from electronic filing, an original and three copies of the petition, application, or motion and three copies of the supporting record, with proof of service, shall be filed.

When a party receives electronic notification that an electronically filed document for a Supreme Court Rule 303A, 306, 307(d), 308, or 604(c) case has been accepted, the party shall provide the clerk with three paper copies of the briefs and appendices bearing this court's electronic file stamp within one business day.

Applications or petitions filed under Supreme Court Rules 306, 307(d), or 308 must be filed electronically unless the party is exempt from e-filing. If a motion for review under Supreme Court Rule 604(c) (bail orders) is filed on paper, the movant must file an original and three copies with proof of service attached.

If a party elects to allow the petition or answer to stand as the brief, the party shall comply with the notice and filing requirements of Supreme Court Rule 306.