

IN THE
SUPREME COURT OF ILLINOIS

In re: Mandatory Electronic Filing
in Civil Cases

)
)
)
)

M.R. 18368

ORDER

In the exercise of the Court's general administrative and supervisory authority over all courts, and in response to the "Petition for Extension of Time to Comply with Order M.R. 18368" submitted by McHenry County requesting an extension to migrate to eFileIL and an extension to make documents and case information available in re:SearchIL from July 1 2018, until January 1, 2019;

THEREFORE IT IS ORDERED that:

1. McHenry County's request for extension of time to migrate to eFileIL from July 1, 2018, until January 1, 2019, is denied. Consistent with McHenry County's existing Administrative Order, effective September 1, 2017, requiring all attorneys to e-file civil cases using their stand-alone e-filing system, the Circuit Clerk shall continue to mandate civil e-filing until the migration to eFileIL is complete.
2. McHenry County's request for extension of time to make court documents and case information available to re:SearchIL from July 1, 2018, until January 1, 2019, is denied.
3. The Circuit Clerk shall commit the necessary resources to migrate from the stand-alone e-filing system to eFileIL and "go-live" with permissive e-filing while allowing sufficient time for the court to test and filers to train on eFileIL in advance of the July 1, 2018 mandate. McHenry County and its CMS vendor has indicated a plan to integrate with eFileIL to allow full integration with eFileIL.
4. The AOIC will engage with the Circuit Clerk and Tyler Technologies throughout the eFileIL migration and report the progress to the Court.

Order Entered by the Court.

FILED

JAN 16 2018

**SUPREME COURT
CLERK**