benefits cases.

A person who has PACER access may retrieve the docket and papers filed (b) after November 1, 2004 in a criminal case. However, only counsel of record in a case, or a pro se defendant with PACER access, may retrieve papers filed before November 1, 2004.

R20 E-Government Act of 2002



Effective December 1, 2007, privacy protection for filings made with the Court is governed by Fed.R.Civ.P. 5.2 and Fed.R.Crim.P. 49.1. To supplement the federal rules, the Court has entered an administrative order (EXHIBIT F) which makes it clear that counsel and the parties are responsible for redacting filings with the Court. The Clerk's Office will not review papers for compliance with the federal rules.

FILED

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

2007 NOV 30 P 2: 42

U.S. DIST. COURT CLERK EAST. DIST. MICHIGAN DETROIT

In re: Federal Rules Governing

Privacy Protection for Filings

Made with the Court -

Responsibility for Redaction

Administrative Order

No. 07-AO- 030

ADMINISTRATIVE ORDER

It appearing that privacy protection for filings made with this Court have been governed by Administrative Orders 05-AO-025 (civil) and 05-AO-026 (criminal); and

It further appearing that new federal rules, Fed.R.Civ.P. 5.2 and Fed.R.Crim.P. 49.1, governing privacy protection for filings made with the Court will take effect on December 1, 2007, absent contrary Congressional action;

NOW THEREFORE IT IS ORDERED that counsel and the parties are responsible for redacting filings with the Court. The Clerk's Office will not review papers filed with the Court for compliance with the federal rules.

This administrative order supersedes Administrative Orders 05-AO-025 and 05-AO-026 in their entirety, and remains in effect until amendments to the appropriate local rule have been approved by the Court.

IT IS ORDERED.

Bernard A. Friedman

Chief Judge

FOR THE COU