

GUIDELINES FOR E-FILING & E-PAYMENT

These Guidelines will apply for electronic filing (e-filing) of cases through the e-Filing portal developed by eCommittee of Supreme Court of India in all courts of Nayagarh Judgeship from 5th April 2021. Detailed user manual and tutorials are available in the website of District Court, Nayagarh.

The facility of filing of cases through email shall be simultaneously continued till further orders so that the Advocates/party in person may create their user accounts and start e-Filing in the meantime. **It is to be ensured that filing is made only through one mode i.e. either through email or on the e-Filing portal. If filing is made through both the modes, either the case will not be listed or it will delay the listing as the system will identify two cases in one matter.**

Using e-Filing Portal has advantages such as availability of automatic storage of electronic case filing documents, secure storage space for electronic case documents, automatic verification by the Portal, communication of case details through e-mail and SMS immediately after filing, learned Advocates can access their case documents at any place by use of internet and facility for storage of case documents in segregated manner for convenient access to any part of the case record.

Link of e-Filing portal with all relevant details regarding e-Filing are available under the e-Filing link in the website of District Court, Nayagarh. In case any assistance is required in e-Filing the following Helpline numbers may be contacted during working hours:-

Mr. Simadri Keshari Moharathy - 8420308420 (M)

Learned Advocates/litigants who wish to e-file their cases but have no or limited access to IT Services may approach eSewa Kendra at their nearest location for assistance in e-Filing.

1. ELECTRONIC FILING FOR ALL TYPES OF CASES.-

Whenever petitions, applications, appeals and all pleadings/documents in fresh, pending and disposed of cases of all types will be filed electronically, the same shall be done as per these Guidelines as well as in the manner provided on the e-filing portal developed by e-Committee of Supreme Court of India (<https://efiling.eCourts.gov.in>).

For the time being, for convenience of all concerned and to avoid any sort of difficulty, hard copy filing will be continued till all requirements for running of paperless Courts are accomplished and hard copy shall be filed within 7 days after e-filing and the listing will be made only by filing of hard copy.

The above shall however be subject to orders of this office from time to time.

2. REGISTRATION AND RESPONSIBILITIES OF E-FILERS.-

I. Registration:-

Every Advocate or party in person who intends to make e-filing would be required to register himself on the e-filing portal of E-Committee of Supreme Court of India.

The e-filer's login ID/username, password and profile will constitute the e-filer's electronic identity and user account for the purpose of e-filing.

II. Responsibilities:-

- (a) The e-filer shall not share his/her User ID and password with anyone.

- (b) It will be the responsibility of the e-filer to have a valid and working email address to receive notification from e-filing portal electronically. In case of any inconvenience, the e-filer has to contact the concerned Court
- (c) If the e-filer's email address, phone number, or other information provided on e-filing portal has changed or not been registered in the CIS of concerned court, the e-filer must promptly make the necessary changes to his or her profile.
- (d) If any Advocate wants to add his/her details (mobile/email etc.) or he/she wants any change in mobile number or email address, then he/she shall send email for the same along with a copy of his/her Bar Council Enrollment Certificate or Bar Association Identity Card having Bar Council Enrollment Number. The requests for Advocate details updation shall be sent to email address: **so.od.nayagarh@gov.in** whereafter it can be processed.
- (e) An e-filer shall be liable for:
 - (i) Any conduct undertaken using his user ID; and
 - (ii) The conduct of any person to whom access is provided unauthorisedly by him by sharing his user ID and password.
 - (iii) Any inappropriate conduct may result in suspension of the account or other proceedings as may be initiated under the law. It shall be presumed that the document(s) has(ve) been filed by the person using the user ID and it shall be the responsibility of the user to maintain the secrecy of his ID and password.

If an e-filer believes that the security of his or her electronic identity has been tampered with or that a threat to the system exists, the e-filer must intimate the the concerned Court.

(f) An e-filer shall take all reasonable steps to ensure that the filing does not contain computer code, including viruses, that might be harmful to the Court's electronic filing system and to other users of that system;

3. PROCEDURE FOR E-FILING.-

(a) Whenever an Advocate or party intends to e-file a petition, application or document etc. he shall prepare the original text material, documents, notice of motion, memorandum of parties, main petition or appeal, interlocutory applications etc. electronically using any word processing software (MS Word, Libre Office, Open Office etc.) in a format that can be rendered with high fidelity to originals, is searchable while maintaining original document formatting and capable of being tagged, the formatting style of the text will be as under:

- i. Page Size: The documents shall be prepared having page size in accordance with the existing Rules. Conventionally filed documents shall conform to the existing Rules regarding the page size and nature of the page.
- ii. Fonts and Fonts Size: The font shall be Verdana and the typeface shall be 12-point or larger in both body text and footnotes. If any document is typed in Odia or Hindi, it must be in Unicode Font only. Fonts like Kruti dev or Devlys shall not be used.
- iii. Line Spacing: Line Spacing of all the text shall as prescribed in existing Rules and instructions issued for the purpose.

- iv. Numbering: The pages shall be numbered at the top or bottom of all pages including the front page. Index and the chronological list of events shall be consecutively numbered at the bottom beginning with numeral one (1) with central alignment.
 - v. Margins: Margins of the documents shall be as prescribed in existing Rules and instructions issued for the purpose.
 - vi. Alignment: All the documents will be aligned with justified alignment.
 - vii. Cover/Page Headers: Each page, except for the front page, of the document shall contain a header showing the name of the details of the document and the party(ies) filing the document (e.g., "BLAPL No. filed on behalf of AB" or "Reply in WP(C) No filed on behalf of XY"). This text on header shall be aligned with right alignment.
- (b) Documents so prepared must be converted to PDF/A or PDF format before they are filed in the e-filing system by using any PDF converter or in-built PDF conversion plug-in provided in the software. PDF/A is the preferred format for e-filing.
- (c) Where the document is not a text document and has to be enclosed with the petition, appeal or application or other pleadings, as the case may be, the document should be scanned using an image resolution of not more than 300 dpi (dot per inch) and saved as a PDF or PDF/A document in legal size. The e-filer must ensure that the filing is an accurate representation of the document and is complete and readable. Where the original is not clearly legible, a typed copy of the same shall be filed at the same time duly certified by the Advocate filing the same to be a true typed copy of the document. It shall also be scanned and uploaded along with the original.
- (d) The maximum permissible size of the file that can be uploaded at the time of e-filing is 20 MB. However, if the file is large, it can be split and uploaded separately.

- (e) Documents filed in other formats or exceeding the prescribed size limits will not be accepted for filing save that the same can be filed using a conventional filing.
- (f) If the filing of an electronically submitted document requires leave of Court, the e-filer should attach the proposed document as an attachment to the application requesting leave to file. If the Court grants the leave and allows the proposed document, the e-filer must re-file the proposed document to make it part of the record.
- (g) Signatures: A document electronically filed using the e-filing system must bear the digital signature of the filing party's Advocate, or party where it is not represented by an Advocate as more fully described in sub-clause (i) and (ii) below. The digital signature of Advocate or party will be treated as a personal signature and will serve as a signature for the purposes of Code of Civil Procedure, 1908, Criminal Procedure Code, 1973 or any other Rules of Procedure and Practice, applicable statutes, the Local Rules and any other purpose for which a signature is required in connection with proceedings before the Court.
- i. An electronically filed document must include a signature block setting forth the name, mailing address, phone number, fax number, and email address of the filing party's Advocate or party where it is not represented by an Advocate'
 - ii. In addition, the name of the filing party's Advocate must be preceded by a "/Sd/" and typed in the space where the signature would otherwise appear. A handwritten signature is required for any conventionally filed document.
 - iii. Affidavits and exhibits to pleadings with original handwritten signatures must be scanned and filed in PDF or PDF/A format.
- (h) (i) Where the party or the Advocate does not possess the digital signatures issued by the competent authority, such an Advocate or the party can authenticate e-filed documents by Adhaar authentication using

the Adhaar number belonging to the Advocate or party and the One Time Password (OTP) sent to the registered mobile number of the Advocate or party with UIDAI (Unique Identification Authority of India). Such an authentication shall be considered as valid identification for all intents and purposes and it shall be the responsibility of the party or the Advocate to maintain the security of his Aadhar number and the mobile phone registered with the UIDAI.

(ii) Where a document requires signatures of more than one party, consent of all the parties along with their physical signatures on separate sheet will be uploaded along with the pleadings.

(iii) The signature on any document required to be notarized, acknowledged, verified, or made under oath must be handwritten and scanned into the e-filing system. The Court will maintain the scanned document as the official Court record, and the filing party must file the original documents with the pleadings by conventional filing.

4. DETAILS OF ALL THE PARTIES.-

The e-filer will ensure that the details of all the parties of the case such as name, father's name, age, gender, address etc. are correctly and completely entered in respective column of e-filing portal.

5. E-FILING NUMBER.-

On final submission of e-filing, an e-filing number will be generated by e-filing portal. The e-filer shall mention this e-filing number on the hard copy of cover page of the case file or first page of the documents as the case may be which will be filed in the filing counter.

6. DOCUMENT BINARY FILE NAME STANDARDS.-

The following special characters are not allowed in a file name:

- A quotation mark (") or (')

- A number sign/Pound (#)
- Percent (%)
- Ampersand (&)
- Asterisk (*)
- Colon (:)
- Angle brackets (less than, greater than) (< >)
- A question mark (?)
- Backslash (\)
- Forward slash (/)
- Braces (left and right) ({ })
- Pipe (|)
- A tilde (~)
- The period (.) character used consecutively in the middle of the file name or at the beginning or end of the file name.

File names will not end with any of the following strings:

- .files
- -files
- -Dateien
- fichiers
- _bestanden
- file
- archivos
- -filer
- tiedostot
- _pliki
- _soubory
- -elemei
- -ficheiros
- -arquivos
- -dosyalar
- datoteke
- fitxers

- failid
- -fails
- _bylos
- -fajlovi
- _fitxategiak
- In addition, file names should not exceed 45 characters in length,
- Including spaces. Single space must be counted as one character each. No file name shall begin with dot (.) or underscore (_)

7. PAYMENT OF COURT FEE.-

Court fee can be paid through e-payment portal developed by e-Committee of Supreme Court of India. Steps for e-Payment of Court Fees are given below.

(a) Open the Official Website of ePay Portal – <https://pay.ecourts.gov.in>

(b) Choose Court Fees as Payment Type and choose District for which Court Fees is to be paid. Court Fees can be paid for new/ Existing Cases.

The screenshot displays the ePay portal interface for Court Fee payment. The page title is "ePay eCourts Digital Payment". The main navigation bar includes "Court Fee", "Judicial Deposit", "Fine", "Penalty", and "Others". The "Court Fee" section is active, showing options for "District Court" (selected) and "High Court". Below this, there are radio buttons for "New Case" (selected) and "Existing Case". The form includes dropdown menus for "State", "District", and "Establishment", followed by text input fields for "Party Name", "Amount", "Remark", and "Mobile No". A "Terms and Conditions" section is visible at the bottom of the form area. The footer contains the "india.gov.in" logo, the text "MINISTRY OF ELECTRONICS & INFORMATION TECHNOLOGY, GOVERNMENT OF INDIA", and the date "Last Worked and Updated on: 12 May 2020".

For District Court – Select ODISHA in State, District and Establishment of the Court where Court Fees is to be paid.

(c) For New Case enter Party Name, Amount of Court Fees, Remarks (Purpose of Court Fees) and Mobile Number.

The screenshot shows the 'ePay' portal for 'Court Fee' under 'District Court'. The 'New Case' section is active. The form fields are as follows:

- State: Uttar Pradesh
- District: Allahabad
- Establishment: District and Session Judge
- Party Name: Shantanu Srivastava
- Amount: 100
- Remark: Court Fees
- Mobile No: 840080888

Red arrows point to the Party Name, Amount, Remark, and Mobile No fields. A red box highlights the 'New Case' section.

(d) For Existing Case – Enter Details of Case Number or Filing Number or CNR Number and Click on GO. Details of Case associated with Case Number/ Filing Number/ CNR Number will appear. Verify the same and proceed with Amount of Court Fee, Remarks, Mobile Number.

The screenshot shows the 'ePay' portal for 'Court Fee' under 'District Court'. The 'Existing Case' section is active. The form fields are as follows:

- District Court: Selected
- Existing Case: Selected
- CNR: Selected
- CNR Number: [Empty field]
- Amount: [Empty field]
- Mobile No: Enter Mobile No

Red arrows point to the 'Existing Case' radio button, the 'CNR' radio button, and the 'CNR Number' field. A red box highlights the 'Existing Case' section.

- (e) Select the Check Box for “I Agree for above Terms and Conditions”.
Click on Generate OTP and an OTP will be received on your mobile.

The screenshot shows the 'ePay' portal for 'eCourts Digital Payment'. The user is on the 'Court Fee' page. The form is for a 'District Court' in 'Uttar Pradesh', 'Allahabad' district, 'District and Session Judge' establishment. The party name is 'Shantenu Srivastava' and the amount is '100'. The mobile number is '840098896'. A 'Terms and Conditions' section is present with a checked box for 'I agree to above Terms and Conditions'. A 'Generate OTP' button is highlighted, and an OTP of '6794' is shown in a red box next to a 'Verify' button.

- (f) Enter OTP and click on Verify Button.

- (g) After verification user will be directed to the page of Online e-Payment System (Stock Holding Corporation of India Ltd) for payment of amount for Court Fees.

The screenshot shows the 'Online e-Payment System' page. The party name is 'UTTAR PRADESH GOVERNMENT' and the party transaction ID is 'NUPAD01282182L'. The transaction details show an amount of 100. The 'Select Payment Method' section shows 'Razorpay' and 'ATOM' as options. A red box highlights the 'Razorpay' option and the 'Amount[A]' field. A red arrow points from the 'Amount[A]' field to the 'Razorpay' option.

PCDP Charges	Payment Mode	RADRPAY	ATOM
UPI	NIL	NIL	NIL
NetBanking	Rs. 5 per transaction	Rs. 5 per transaction	Rs. 5 per transaction
Debit Cards	For Razorpay Debit Card: NIL charges and other debit cards (Visa, MasterCard & Maestro) Rs. 20/- for above Rs. 2000 and 0.40% for above Rs. 2000 and 0.40% (For Razorpay Debit Card: NIL charges and other debit cards (Visa, MasterCard & Maestro) 0 to 178, 1000 Rs. 5/-, 1000-10000 Rs. 10/-, 10000-100000 Rs. 15/- and + 0.5% (1% to 3%) are applicable on payable amount per transaction.		


(h) Select Payment Mode on the ePayment System Page of Stock Holding gateway – Choose If you want to avail facility of Payment through Debit Card with PIN or Net Banking associated with Payment Gateway thereafter Select the Check Box for “I accept all Terms and Conditions” and then submit. Thereafter you will be redirected to payment page.

The screenshot displays the ATOM OTS payment gateway interface. On the left, a sidebar titled 'PAYMENT MODE' offers three options: 'Debit Card', 'Net Banking', and 'UPI'. A red arrow points to the 'Debit Card' option. The main content area is titled 'Debit Card' and contains the following fields: 'Debit Card Number' (with a dropdown for '01' and '2021' and a CVV field), 'Name On Card', 'Bank Name', 'Mobile Number', and 'Email Id'. A checkbox labeled 'Save card for future use' is checked. Below these fields is a 'Please Note' section with a warning about card usage. At the bottom, there are 'Cancel' and 'Pay Now' buttons. On the right side, a summary box shows 'Amount Payable ₹ 100.00' and 'SHCIL-ESTAMPING' with a transaction ID: 'EPSI/P6/99085205/2423'. The bottom of the page features logos for various payment methods like Visa, MasterCard, and UPI.

(i) Choose Payment Mode on the Payment Page – Choose If you want to avail facility of Payment through Debit Card with PIN or Net Banking associated with Payment Gateway. For UPI Payment Mode Enter Pryer Virtual Address i.e. UPI ID. After selecting appropriate payment option click on Pay Now button to proceed further.

The screenshot shows the ePay eCourts Digital Payment confirmation page. The page has a blue header with the ePay logo and 'eCourts Digital Payment' text. Below the header, a green checkmark icon is followed by the text 'Transaction Successful'. The transaction details are listed as follows: Transaction Id: UPCT1034L2052Q969, Party Name: Rajendra Kumar, Mobile No: 840098886, Amount (Rs.): 100.00, and Transaction Date: 2020-12-10 16:52:00.0. A red box highlights the 'Print Acknowledgement' button, with a red arrow pointing to it. Below the button, there is a 'Thank You' message and a 'Back to home' link.

(j) After successful payment Print Acknowledgement will be displayed. Kindly print or Download the PDF. It is important to note that this PDF is required as physical proof of Payment of Court Fees.

e-Court Fee Online Challan Government of ODISHA	
District : Kaushambi	Date & Time : 10-DEC-2020 16:52:18
Establishment : District and Session Judge	
Stockholding Reference No EPSOD1018125216865939	Party Transaction No CODKS012020251L
Name of litigant :	Rajendra Kumar
e-Court Fee Receipt No :	ODCT1034L2053Q969
e-Court Fee amount :	1 (Rupees One And Paise Zero Only)
 ODCT1034L2053Q969	

(k) Online e-Payment System will display a Payment successful message will also display Challan Receipt of portal. Use this Acknowledgement slip in e-filing or present the same at Filing Counters of Court concerned as Court Fees. Court will deface/cancel the Court Fees so that it is not used elsewhere.

8. RETENTION OF ORIGINALS.-

The originals of the documents that are scanned and digitally signed either by counsel or parties in person at the time of e-filing should be preserved for production upon being directed by the Court at any time. In any event, signed Vakalatnama, signed and notarized/attested affidavit shall be filed in original in the concerned Cour. Any other document whose authenticity is likely to be questioned should be preserved as per prevailing Rules after the final disposal of the case, including appeals, if any and the following documents shall be preserved permanently: -

- a) A negotiable instrument (other than a cheque) as defined in Section 13 of the Negotiable Instruments Act, 1881 (26 of 1881).

- b) A power-of-attorney as defined in section 1A of the Power-of-Attorney Act, 1882 (7 of 1882).
- c) A trust as defined in section 3 of the Indian Trusts Act, 1882 (2 of 1882)
- d) A will as defined in clause (h) of section 2 of the Indian Succession Act, 1925 (39 of 1925) including any other testamentary disposition by whatever name called.
- e) Any contract for the sale or conveyance of immovable property or any interest in such property.

Note:-The responsibility for producing the originals and proving their genuineness shall be of the party that has electronically filed the scanned copies thereof or the party who is relying upon it.

9. PROOF OF FILING.-

The proof of e-filing will be available in the account of the e-filer and shall be sent by way of email and SMS at the time of e-filing on the registered email address and mobile number of the e-filer.

10. CASE ENTRIES.-

The Court staff nominated to receive an electronic filing will create a case entry using the information provided by the e-filer to record the document filed. If errors/defects in the filing or case entry are discovered by the officials, the official will notify the e-filer of the error/defect and advise the e-filer of what further action, if any, is required to address the error/defect. E-filer(s) shall make corrections or remove the defect within seven (7) working days of receiving the notification. Failure to make corrections will result in the rejection of a filing by the Court and could result in a failure to comply with limitation, if so applicable.

Accepting the e-filing by above official would not mean that the case has been passed in scrutiny. The case will be treated as passed only after the report of the concerned Court.

11. HARD COPIES OF PLEADINGS AND DOCUMENTS FILED ELECTRONICALLY.-

Advocates as well as parties can print hard copies of all pleadings and documents filed electronically for their use in the Court or elsewhere. Party or the Advocate e-filing a document or petition shall also file a hard copy at the filing counter along with a note mentioned in the beginning certifying that "Hard copy and Soft copy are the same" and in case of any discrepancy between the hard copy and the Soft copy, the preference shall be given to the hard copy.

12. STORAGE AND RETRIEVAL OF ELECTRONICALLY FILED DOCUMENTS AND PLEADINGS.-

The pleadings and documents electronically filed will be stored on an exclusive server maintained for this purpose. Each case will be separately labelled and encrypted for this purpose to facilitate easy identification and retrieval. The security of such document and pleadings will be ensured and access to them would be restricted in the manner indicated in the Guidelines and as may be notified from time to time. Backup copies of all electronically filed pleadings and documents will be preserved in the manner decided by concerned Court.

13. ACCESS TO ELECTRONIC DOCUMENTS.-

Access to documents and pleadings filed electronically in a case will be provided only to Advocates for the parties or the concerned parties themselves. The Advocate(s) or the party may obtain documents from the relevant entries in his account.

14. EXEMPTION FROM ELECTRONIC FILING.-

Application for exemption from e-filing of the whole or part of the pleadings and/or documents may be moved before the concerned Court in the following circumstances:

- i. e-filing is, for the reasons to be explained in the application, not feasible; or
- ii. there are concerns about confidentiality and protection of privacy; or
- iii. the document cannot be scanned or filed electronically because of its size, shape or condition; or
- iv. the e-filing system is either inaccessible or not available for some reason; or
- v. Any other sufficient cause.

15. COMPUTATION OF TIME.-

- (a) Limitation shall be computed from the date of e-filing if hard copy is filed within 7 days but if hard copy is not filed within 7 days, the limitation will be computed from the date of filing of hard copy. However, the competent authority is at liberty to notify to extend the period of filing hard copy in case of any unforeseen exigency.
- (b) In case e-filing through e-filing centre is made permissible, then such electronic filing through the e-filing centre will be allowed up to 4 P.M. on all working days. All other rules relating to holidays etc. for the purpose of computation of limitation, as specified in these Guidelines will apply to online electronic filing as well. The period during which e-filing system is in-operational for any reason will be excluded from the computation of such time. This, however, will not extend limitation for such filing where Section 5 of the Limitation Act, 1963 or any other statutory extension of the period of limitation is not available.

- (c) An electronic filing may be submitted to the portal at any time of the day or night, twenty-four (24) hours a day seven days a week. However, the filing will not be official information of record until it has been stored on the Court's Case Information Software system.
- (d) A document will be deemed e-filed with the Court, subject to payment of all applicable fees, on the date and time reflected in the notice of Electronic Filing regardless of when the e-filer actually transmitted the document to the Court.
- (e) Filing a document electronically does not alter the filing deadline for that document. The filing must be completed before Midnight, Indian Standard Time, in order to be timely filed. However, if the time of day is of the essence, the Hon'ble Court may order a document be filed by a certain time.
- (f) Emailing a document to the Court would not constitute filing the document and such emails will be filed without any intimation to the e-filer. A document will not be considered filed until the e-filing system generates a Notice of Electronic Filing.
- (g) While the e-filing system is designed to accept filings 24 hours a day, it may not always be available due to scheduled maintenance or technical difficulties experienced by the e-filer or system. E-filer should file documents in advance of filing deadlines and during normal Court hours.

Though all eventualities and issues related to proposed e-filing have been addressed in these guidelines, however further clarification or modification will be issued from time to time as needed.

Sd/- R. Chowdhury
05/04/2021
**District & Sessions Judge,
Nayagarh**