

§ 2-208. Dismissal of appeal.

(A) [Reserved.]

(B) Form. The motion to dismiss an appeal referenced by § 2-108(A) and (B) may be E-Filed.

(C) Service. Where a motion to dismiss an appeal referenced by § 2-108(A) and (B) is E-Filed, service shall be made and proved through E-Service. The proof of service automatically generated in E-Service replaces the proof of service required by § 2-108(C).

(D) Time for Response of Appellees. Any response to the motion to dismiss referenced in § 2-108(D) may be E-Filed. Any notice of intention to cross-appeal may also be E-Filed. Where E-Filing is used to file a response to a motion to dismiss or a notice of intention to cross-appeal, service shall be made and proved through E-Service.

(E) Dismissal by Agreement. The stipulation to dismiss an appeal referenced in § 2-108(E) may be E-Filed. Where E-Filing is used to file a stipulation to dismiss an appeal, service shall be made and proved through E-Service.

§ 2-208(B-E) amended October 19, 2016.
