

On January 2, 2025, the Nebraska Supreme Court adopted the following rule amendments to Neb. Ct. R. § 6-1906:

## **CHAPTER 6: TRIAL COURTS**

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### **Article 19: Nebraska Court Rules for Probation Practices.**

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#### **§ 6-1906. Rules for electronic access to reports by the prosecuting attorney, juvenile’s counsel, defense counsel, and the courts.**

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(G) Appeals. If the conviction, adjudication, disposition, and/or sentence is appealed, transfer of the report to the appellate courts shall be electronic, in a manner prescribed by the Administrative Office of the Courts and Probation. This procedure shall be deemed to be in compliance with the provisions of chapter 2 of these rules.

(1) ~~Attorney access on appeal is through the E-Filing portal. The sentencing or juvenile judge shall open electronic access to the State’s attorney, juvenile’s counsel, and defense counsel entered on the case. The Probation Office shall upload the report through the court-authorized service provider portal to the Clerk of the Supreme Court and Court of Appeals. The Clerk may open electronic access to counsel of record listed on the appeal, as specified in the court’s case management system, SCCALES. Attorney access is via the internet through the court-authorized service provider for filing. Electronic access shall also be available in the office of the Clerk of the Supreme Court and Court of Appeals using the terminal provided.~~

(2) ~~The provisions of § 6-1906(E) (1), (2), (3), and (5) shall apply to reports viewed in the appellate courts except that after issuance of the mandate in the appeal, counsel shall proceed as provided in § 6-1906(E)(5)(f)(i) or (ii). Electronic access shall also be available in the office of the Clerk of the Supreme Court and Court of Appeals using the terminal provided.~~

(23) ~~Whenever the mandate in the appeal has issued, access to the report through the portal by the named attorneys shall cease.~~

(H) Access to the report by the appellate courts for cases on appeal shall be through the appellate courts’ secure systems.