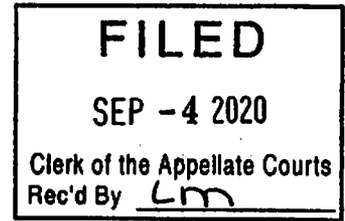


Kim Meador - Amend Rule 11.01(a) T.R.C.P.

ADM2020-61016

From: Deborah Rubenstein
To: appellatecourtclerk
Date: 9/4/2020 8:23 AM
Subject: Amend Rule 11.01(a) T.R.C.P.



A comment to the proposed amendment to T.R.C.P. 11.01(a):

The words "if any" should not be stricken. The sentence also refers to a "party," who would not have a BPR number, if *pro se*.

Thank you for your consideration.

Please Note: To ensure any correspondence with or by the Court via email is not construed as *ex parte* communication with the Court, if you are an attorney, an attorney's assistant, or any representative of an attorney involving a pending case before the Court, be sure to copy **any and all** counsel connected with the case, which is the subject of your communication with the Court, on **all email** correspondence with the Court or its Judicial Assistant. Thank you

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