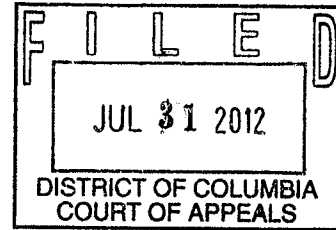


District of Columbia
Court of Appeals



Administrative Order: 2 -12

On consideration of D.C. App. R. 3 (d)(1) that requires the Clerk of Superior Court to serve notice of the filing of each appeal by mailing a copy to each party's counsel or party *pro se* at their last known address, and it appearing that the appeals filed from litigation involving AEON Financial, LLC, the District of Columbia and various property owners on the correct redemption amount, fees and interest owed to AEON Financial LLP from various redeemed tax sales may exceed 600 appeals, and it appearing that the majority of the parties below have been e-served orders and pleadings in the Superior Court, it is

ORDERED that this court's requirement that the notices of appeal must be mailed to each party is hereby waived solely for those appeals arising from the tax sale disputes between AEON Financial, LLC, the District of Columbia, and various property owners. The Clerk of the Superior Court shall e-serve all parties in interest who have participated in e-filing in the Superior Court and must only mail notice to those parties whose interests are affected and who have not previously participated in e-filing.

BY THE COURT:

A handwritten signature in black ink, appearing to read "Eric T. Washington". The signature is fluid and cursive, with a long horizontal line extending to the right.

ERIC T. WASHINGTON
CHIEF JUDGE

Honorable Lee Satterfield
Director, Superior Court Civil Division
Appeals Coordinator Office

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