

814.6A Pro se filings by defendant currently represented by counsel.

1. Except as otherwise provided in [subsection 3](#), a defendant who is currently represented by counsel shall not file any pro se document, including a brief, reply brief, or motion, in any Iowa court. The court shall not consider, and opposing counsel shall not respond to, such pro se filings.

2. [This section](#) does not prohibit a defendant from proceeding without the assistance of counsel.

3. A defendant currently represented by counsel may file the following pro se documents:

a. A pro se motion seeking disqualification of the counsel, which a court may grant upon a showing of good cause.

b. A pro se notice of appeal.

c. A pro se response to a motion to withdraw pursuant to [rule of appellate procedure 6.1005](#).

[2019 Acts, ch 140, §30](#); [2022 Acts, ch 1110, §1](#)

See also §822.3A