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## Rule 5.1. Service of Constitutional Challenge on Attorney General

(A) Service of Notice by a Party. A party who challenges the constitutionality of a statute or ordinance in any proceeding in which the state or any agency, officer, or employee of the state is not a party must file with the court and serve on the Attorney General a notice of the constitutional challenge.

(B) Certification by the Court. The court must certify notice of a constitutional challenge as required by IC 34-33.1-1-1.

(C) Intervention. The Attorney General may intervene within 30 days after the notice is filed.

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