

ST. LUCIE COUNTY FAMILY DIVISION L-Z
2022 COURT PROCEDURES
VICTORIA L. GRIFFIN, CIRCUIT JUDGE

MAY 2, 2022

Judicial Assistant: Jylene Magdaleno
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St. Lucie County Courthouse
218 South Second Street
Courtroom 4A
Telephone: (772) 462-2761

*Please review and comply with this Circuit's [Administrative Order 2015-12](#)
(Available at www.circuit19.org)*

Helpful links:

[*Florida Family Law Rules of Procedure*](#)
[*Florida Rules of General Practice and Judicial Administration*](#)
[*Florida Courts – Family Law Forms*](#)

COMMUNICATION WITH THIS OFFICE

EX-PARTE COMMUNICATION:

Please do not ask the Judicial Assistant or other Court personnel to communicate any message to the Judge, as this is prohibited ex-parte communication. The Court's staff is not permitted to relay ex-parte information to the Judge. All communication with the Court shall be in open Court with all parties present, in writing or by e-mail copied to opposing counsel/party, and/or filed with the Clerk. No party or attorney shall otherwise communicate directly with the Court.

E-MAIL:

The preferred method of communication is via e-mail. E-mails will receive immediate attention. Correspondence and/or emergency motions should be e-mailed to SLCJudge8@circuit19.org. You must include the opposing counsel or party (if *Pro Se*) as a copy recipient on all e-mail correspondence and CLEARLY indicate that you have done so in the e-mail.

E-mails sent to this office should contain the following in the subject line:

- Case Short Style Name (*Smith v Smith*)
- Case Number (short case number is acceptable: *18DR6*)
You must use the Supreme Court Mandated Case Numbering System, i.e.: 562019DR000006 on all documents.

- Purpose of E-mail (*Example: Order, Notice of Cancellation of Hearing, Request for hearing for more than 1 hour, etc.*)

SPECIAL NOTE FOR EMERGENCY HEARINGS:

If you are requesting an emergency hearing, please clearly indicate in the subject line “EMERGENCY HEARING.”

- The body of the e-mail must contain a brief description of the purpose of the e-mail. If a potential hearing date and time over one (1) hour is being requested, please include a good faith estimate of time needed for the entire hearing (after consulting with opposing counsel/party/parties), and a good faith certification that attempts have been made to resolve the matter and the outcome of those attempts.
- Documents submitted to this office by e-mail should be attached as a document with a name that is *easily identifiable and searchable*, and not attached under a “scanned doc” name. Example of simple name for document: *Smith v. Jones 18DR6 Notice of Hearing*

ALL e-mails must include ALL parties and the style of the case, or they may be disregarded.

Once your email has been sent, you will receive an **automated email response** stating that your email has been received and you will receive a response in the order in which the email was received. Due to an increase in caseload, it may take up to 48 hours or more to respond (depending on the nature of your email). Please be patient as we try to respond to your email at our earliest opportunity.

TELEPHONE:

If you are unable to e-mail the Judicial Assistant, please do not leave more than one (1) voicemail message. Messages are checked once per day and answered in order of priority.

This office is not permitted to provide any legal advice or discuss the Court’s ruling on any case. This office may only answer questions regarding scheduling or any of the Court’s procedures not answered in this document.

SCHEDULING HEARINGS

(See *ONLINE CALENDAR PROCEDURES* for instructions on utilizing the Online Judicial Calendar)

All motions must be filed with the Clerk of Court **BEFORE** you contact this office for hearing time or set the motion on the online calendaring system.

HEARINGS ONE (1) HOUR OR LESS:

Attorneys: All hearings (generally evidentiary in nature) **one hour or less**, may be scheduled online at https://slccjis.stlucieco.gov/attorney_calendar *at least five (5) business days in advance of the hearing.* **Hearings that are NOT emergencies are NOT scheduled less than five (5) business days in advance.**

Prior to setting a matter for a hearing, the party or attorney noticing the motion shall attempt to resolve the matter and shall, in the Notice of Hearing, certify what attempts have been made to resolve the issue without the need for hearing.

HEARINGS MORE THAN ONE (1) HOUR:

Please contact the Judicial Assistant by email at SLCJudge8@circuit19.org with your request for hearing. Please include in the email, the nature of the hearing, the time requested for ALL parties to be heard, and that attempts to resolve the issue have failed.

Pursuant to [Administrative Order 2015-12](#), unless otherwise determined by the Court, any party who seeks to schedule a trial or hearing on any contested issue, other than contempt, enforcement, injunctions against domestic or repeat violence, or Title IV-D actions, which will take more than one (1) hour, SHALL FIRST PARTICIPATE IN MEDIATION.

Once a hearing date and time has been confirmed, it is the moving party's responsibility to submit to the Court the required *HEARING PACKET* at least five (5) business days in advance of the hearing date via e-mail to SLCJudge8@circuit19.org. *Failure to provide the documents will result in the Court striking the hearing.* (See *HEARING PACKETS*)

COOPERATION OF COUNSEL:

Hearings **MUST** be coordinated with opposing counsel and/or *Pro Se* parties. Good faith cooperation is expected and required from counsel, their support staff, and *Pro Se* litigants. Should counsel, their staff, or *Pro Se* litigants fail to respond within three (3) business days, or refuse to cooperate in obtaining or in setting a hearing, the difficulty should be set forth in the Notice of Hearing. After three (3) business days, the requesting party may unilaterally set the hearing. Notice of the hearing must be provided at least five (5) business days prior to the hearing.

Additional motions may not be "piggy-backed" by cross-notice unless counsel first confirms with the party who scheduled the hearing, AND the Judicial Assistant that sufficient additional time can be reserved to hear them.

If you need to update a hearing on the online calendar, (e.g. an additional motion was agreed to be addressed at the same date/time, an amended motion was filed, etc.) you must contact the Judicial Assistant by email at SLCJudge8@circuit19.org and the requested changes will be made. Please make sure the other party/opposing counsel has agreed to and is aware of the change.

PLEASE AVOID RESERVING MULTIPLE DATES ON THE ONLINE CALENDAR

If you are attempting to coordinate a hearing date with opposing counsel, please make sure that you remove all reserved hearings that are NOT being used from the online judicial calendar and file a Notice of Hearing as soon as possible. If multiple dates are scheduled for the same matter, and there is no Notice of Hearing filed in the Court file, the hearing will be removed from the docket without notice.

HEARING PACKETS

You must file your motion before setting it for a hearing. Hearing dates and times must be coordinated with the opposing party and/or counsel for opposing party, noting the same on your Notice of Hearing.

Once a hearing date and time has been confirmed, the moving party shall furnish the Judge by e-mail to SLCJudge8@circuit19.org a complete HEARING PACKET at least five (5) business days prior to the scheduled hearing.

THE HEARING PACKET SHOULD INCLUDE:

- 1) a copy of the Motion to be addressed
- 2) a copy of the Notice of Hearing
- 3) a Proposed Order/Final Judgment in WORD format (*See ORDERS – GENERALLY*)

Hearing Packets for **Final Hearings** should contain copies of the Marital Settlement Agreement/Mediation Agreement, Parenting Plan and Child Support Guidelines Worksheet (if applicable), and any supporting documents that are to be included in the Final Judgment. (*See ORDERS – GENERALLY*)

You may also send/e-file any case law with the motion in which you think may be helpful to the Court, but please make the same information available to the opposing party. Any legal memoranda or briefs for hearings, along with hard copies of significant cited authorities (highlighting the pertinent sections is appreciated by the Court), should be provided to the Court at least five (5) business days prior to the hearing.

Notices of Hearings and Ex Parte Motions **MUST** contain a **GOOD FAITH CERTIFICATION** (*See GOOD FAITH CERTIFICATION*)

Failure to provide a complete hearing packet to the Judge's office at least five (5) business days prior to the scheduled hearing will result in the hearing being stricken from the Court's docket and will need to be re-scheduled for a later date.

PLEASE NOTE: The day of the hearing is not counted as the fifth day.

The Judicial Assistant will attempt to notify you if a Hearing Packet has not been provided at least five (5) business days prior to the scheduled hearing, however, it is the moving parties' responsibility to make sure that it is provided to the Court. If you have received an email inquiring about a Hearing Packet and you have not submitted by the specified date and/or time, the hearing will be stricken from the Court's docket without further notice.

UMC HEARINGS

Uniform Motion Calendar Hearings:

UMC hearings may be scheduled online at https://slccjis.stlucieco.gov/attorney_calendar

Prior to setting a matter on the Uniform Motion Calendar, the party or attorney noticing the motion shall attempt to resolve the matter and shall, in the Notice of Hearing, certify what attempts have been made to resolve the issue without the need for a hearing and the outcome of those attempts.

Hearings on the UMC are limited to ten (10) minutes per case (not per motion) and only non-evidentiary motions will be heard on the UMC. Pursuant to [Administrative Order 2015-12](#), Civil Contempt, Temporary Relief, and non-routine evidentiary matters shall not be heard at UMC.

Once a hearing date/time has been confirmed, the moving party shall furnish a complete *Hearing Packet* to the Judge by e-mail to SLCJudge8@circuit19.org no later than five (5) business days prior to the hearing. (See *HEARING PACKETS*)

FINAL HEARINGS

Final Hearings may be scheduled on the Uniform Motion Calendar and Family Hearings Calendar.

REQUIRED DOCUMENTS FOR FINAL HEARINGS:

If YOU are scheduling a Final Hearing, then YOU must verify that BOTH parties have filed all of the required documents needed for a Final Hearing to take place. Failure to comply will result in the hearing being stricken from the Court's docket and will need to be re-scheduled once all required documents have been provided.

After proper notice, failure of any party to appear at the hearing will not prevent a party from proceeding with the matter when the case is called. If the party noticing the matter for hearing chooses to wait for the absent party, the matter may be passed over until the end of the calendar. If the Judge runs out of time on the UMC, any remaining hearings will need to be re-scheduled.

UNCONTESTED FINAL HEARINGS

ALL UNCONTESTED PETITIONS FOR DISSOLUTION OF MARRIAGE REQUIRE A FINAL HEARING (via Zoom or in person pursuant to Administrative Order during COVID-19 restrictions)

SPECIAL NOTICE FOR SCHEDULING UNCONTESTED FINAL HEARINGS

In an effort to tackle the case backlog, Magistrate Lillian B. Ewen has set aside time to address uncontested final hearings on Petitions for Dissolution of Marriage.

To obtain a hearing date with the magistrate, please send an email directly to the magistrate's office at SLCMagistrate2@circuit19.org. The magistrate's assistant will issue an Order of Referral to the Magistrate and provide the soonest available hearing dates. All required documents must be filed in the court file and hearing packets must be submitted directly to the magistrate's office.

TEMPORARY RELIEF HEARINGS

Pursuant to [Administrative Order 2015-12](#), parties **must attend mediation** before a Temporary Relief Hearing may be set. If you scheduled a Temporary Relief Hearing without first having been to mediation, your motion **will not** be heard and your hearing will be stricken from the Court's docket.

EMERGENCY MOTIONS

If you have an emergency hearing, you must e-file your emergency motion and submit a copy to the Judicial Assistant by email. The word "**EMERGENCY**" should appear in the subject line as well as the short style of the case and case number. If after review the Court determines that it is an emergency, the Judicial Assistant will contact you to set the matter on an emergency basis. *Please remember that your failure to plan ahead is not an emergency.*

MOTIONS TO WITHDRAW

Rule 2.505(f)(1) Fla. R. Jud. Admin and Fla. Fam. L.R.P. 12.040.

The motion must contain the client's last known address, phone number (including area code), and e-service address (if available). If not available, the motion must state, *not available*. Additionally, the motion must set forth the next court date or that there are no future court dates. If set for trial, the motion must state the date of trial. You must obtain the client's consent, in writing, which shall be filed with the Clerk of Court, or a hearing must be held after proper notice to the client.

PRO SE/SELF-REPRESENTED PARTIES

Petitioners and/or Respondents without an attorney are Pro Se. If both parties are Pro Se/self-represented, they will be referred to the Pro Se Case Manager. All hearings (including post-judgment matters) will be set by the Case Manager assigned to your case.

*Pro Se litigants may inquire as to the status of their case by completing and submitting a [Form A – Family Case Inquiry/Update](#). This form can be found at www.circuit19.org. Click on *Family Court* then [Information and Resources](#). Select [St. Lucie County](#) under *Online Forms for Pro Se Litigants* section. Fill the form out completely and click on *Send Request*. Your assigned case manager will receive the Form A and will contact you via e-mail at their earliest opportunity.*

POST-JUDGMENT CASES

Pursuant to [Administrative Order 2013-02](#), all post judgment matters will be referred to the Magistrate.

ORDER OF REFERRAL TO THE MAGISTRATE:

You must contact SLCMagistrate2@circuit19.org, to request an order of referral. Your email should contain a copy of the filed Motion/Petition. Please DO NOT submit an Order of Referral to Magistrate to Judge Griffin's office. Your email will automatically be forwarded to the Magistrate's office.

Once an Order of Referral has been entered, you may object in a timely manner. If an objection is filed, the matter would be heard before the Judge. If no objection is filed, then the case would remain with the Magistrate. At that point, the Magistrate's Assistant will assist you with your case.

ANY POST JUDGMENT MATTER NOT FOLLOWING THESE PROCEDURES WILL BE STRICKEN FROM THE COURT'S DOCKET WITHOUT FURTHER NOTICE OR ORDER.

CANCELLING HEARINGS

IT IS THE RESPONSIBILITY OF THE MOVING PARTY TO REMOVE ANY HEARING FROM THE COURT CALENDARING SYSTEM IF THE HEARING SETTLES OF CANCELS

If your case (or motion) settles and you no longer require a hearing, you must file a Notice of Cancellation and advise the Judicial Assistant by e-mail ***no later than 12:00 noon, the day before the hearing***, with a copy to all parties, so that it may be removed from the Court's docket. FILING A NOTICE OF CANCELLATION DOES NOT AUTOMATICALLY REMOVE THE HEARING FROM THE COURT'S DOCKET.

PLEASE BE ADVISED: If multiple dates are scheduled for the same matter, and there is no Notice of Hearing filed in the Court file, the hearing will be removed from the docket without notice.

Attorneys who repeatedly abuse the online calendaring (e.g., not removing hearings from the online calendar) may be denied further privileges of self-scheduling.

ORDERS – GENERALLY

Proposed orders must be submitted at least five (5) business days prior to scheduled hearings. The proposed order **must** reflect the date of the hearing, and that it is ex parte, or heard in Chambers. Please ensure that the motion being addressed in the proposed order is filed through the E-Portal.

All **proposed orders** are to be submitted to SLCJudge8@circuit19.org, in WORD format along with a copy of the motion which may be submitted in WORD or .pdf format and the notice of hearing (if the matter is set for hearing.) Ideally this should be sent in one email. (See *HEARING PACKETS*)

FILE NAME:

The file name of the document must contain a short style of the case, short case number, and short name of order. (**EXAMPLE: Doe v. Doe 16DR3 O-Cont.**)

SERVICE LIST:

Your proposed order must contain a complete service list, setting forth e-service addresses, as well as any postal addresses if there is no e-service address on file.

If a *Pro Se* party does not have an e-service address on file (and clearly printed in the service list on the order), it is the movant's responsibility to provide the opposing party with a copy of the signed order.

SIGNED ORDERS WILL BE E-FILED AND E-SERVED VIA THE E-PORTAL ONLY

EXHIBITS TO BE ATTACHED TO A FINAL JUDGMENT:

If you are submitting exhibits to be attached to a Final Judgment, please include the exhibits in the *Hearing Packet*. Exhibits must be properly marked as referenced in the final judgment. The document file name must indicate that it is an exhibit. (EXAMPLE: *Doe v Doe 21DR37 Exhibit A MSA* or simply *Exhibit A*)

STIPULATIONS:

DO NOT submit “Agreed Orders” OR “Stipulated Orders” to this office. If there is a stipulation, you must file the signed stipulation/stipulated motion in the Court filed and submit a copy of same to SLCJudge8@circuit19.org along with a separate proposed “Order Approving” stipulation in WORD format.

Please be advised that we are currently experiencing a considerable increase in caseload due to the COVID-19 Pandemic. As a result, there has been a delay in finalizing orders and final judgments.

GOOD FAITH CERTIFICATE

All Notices of Hearing must contain a good faith certification such as:

I HEREBY CERTIFY that I have personally contacted opposing counsel/party in an effort to resolve the issue(s); however, the matter cannot be resolved and a hearing is necessary.

The moving party shall be responsible for contacting the opposing party to coordinate the hearing date, time, and amount of time necessary for the hearing. If after three (3) business days you are unable to coordinate a hearing date and time, you may unilaterally schedule the hearing setting forth in your good faith certificate the attempts that were made to coordinate the hearing date and time.

TELEPHONIC APPEARANCE AT FAMILY COURT HEARINGS

Telephonic appearance through CourtCall will be permitted for **non-evidentiary hearings** that are 30 minutes or less. To schedule a CourtCall appearance, call 888-882-6878 or visit www.courtcall.com. Please note that there is a charge for using this system.

Please Note: Participants in Simplified Dissolutions **MUST** appear in person for a Final Hearing. The Petitioner or Counter-Petitioner in a Dissolution of Marriage **MUST** appear in person for a Final Hearing unless they are active military. If active military, the appearance may be made through electronic means pursuant to Florida Statute.

PLEADINGS

Please note; all original pleadings must be filed with the Clerk of Court. It is **not** the responsibility of this office to file original pleadings.

Online filing is available through the Florida Courts E-Filing Portal (www.myflcourtaccess.com)

FAMILY MEDIATION

Family mediation involves parties to a divorce, paternity, or similar family matter. Parties having a combined gross income of up to \$100,000.00 may utilize the 19th Judicial Circuit Mediation Program. The mediators assist parties in identifying issues, solutions, and alternatives, always keeping in mind the best interests of their children when children are involved. The mediator's objective during the session is to help parties reach a mutually acceptable agreement on disputed issues: parenting arrangements, child support, property/debt division, and other issues.

Please visit the Circuit 19 website for further information on our [Mediation Program](#).

Order of Referral to Family Mediation Program:

When submitting an Order of Referral to Family Mediation, your cover letter/email must state the combined income for the parties and that both parties have current financial affidavits of record. Please make sure that the Order of Referral is filled out completely with income information marked and correct service/e-service addresses listed.

ORDER OF REFERRAL TO FAMILY MEDIATION is located on [Judge Griffin's webpage](#).

MOTION TO COMPEL

If there is a Motion to Compel a Response to Discovery, you may submit a copy of the filed motion to the Court with a proposed order giving the opposing party ten (10) days from the date of the order to comply. You must comply with Fla.Fam.L.R.P. 12.380. There is no requirement for a hearing on such a motion and the Court will issue an order. Gaspar, Inc. v. Naples Fed. Sav. & Loan Ass'n., 546 So.2d 764 (Fla. 5th DCA 1989).

NOTICE FOR TRIAL

When your case is ready for trial, please submit a *Notice for Trial* (with a good faith estimate of the anticipated full length of time necessary for the trial after conferring with opposing party/parties) in .PDF format via e-mail to SLCJudge8@circuit19.org. After the Court's receipt of the Notice for Trial, you will receive an *Order Setting Pretrial Conference/Case Management Conference/Docket Call*. Attorney trials will *generally* be held on Thursdays and Fridays; and *Pro-Se* trials will *generally* be held on Wednesdays, or as set by the Court.

PLEASE BE ADVISED: Due to an increase in caseload, there has been a delay in setting Case Management Conference/Pre-Trial Conference/Docket Call hearings.

Notices for Trial are being scheduled in the order in which they have been received, and you will receive an order once a date has been determined.

ALL PARTIES and COUNSEL ARE REQUIRED TO BE PRESENT AT THE PRETRIAL CONFERENCE/CASE MANGEMENT/DOCKET CALL.

Generally, no motions will be heard at Pretrial Conference/Case Management/Docket Call.

CONTINUANCES

If a case is set for a Motion, Case Management Conference, Pre-Trial Conference-Docket Call, or Trial and you desire a continuance (for good reason), you must first contact the other party (attorney) and determine if they will stipulate to a continuance. If so, please submit a stipulation for continuance and a proposed order in **WORD** format.

If there is no stipulation, you must file a motion and schedule a hearing on the UMC calendar. Any such motion must be filed as soon as you are aware of the need for a continuance. If an emergency occurs, contact the other party and the Court as soon as possible to resolve such an issue.

All motions for continuance must comply with Fla. R. Jud. Admin. 2.545(e). **An email does not constitute a Motion for Continuance.**

DOMESTIC/REPEAT VIOLENCE – INJUNCTION CASES

Please be advised that you **must** contact the Domestic Violence Clerk in person or at (772) 462-6911 to obtain or file a petition -- *or to schedule any and all hearings for motions in domestic violence cases, such as a motion to modify or to dissolve.* **Do not** send any petitions or motions directly to this office. **Do not** contact this office for hearing times on these cases. If a petition is filed, the Clerk will provide it to the Court and the Court will issue an appropriate order. The Court will set the date for the hearing on a petition, if necessary.

All hearings will *generally* be on Wednesdays at 9:00 a.m. (occasionally, due to holidays or other conflict, the day and time may change).

LEGAL ADVICE

Should you contact this office with any legal questions and/or advice, please be advised we are not at liberty to provide any legal advice, but do advise that you contact an attorney of your choosing. Should you have any questions about scheduling or any regarding this office's procedures not answered in this document, you may contact the Judicial Assistant by e-mail at: SLCJudge8@circuit19.org.

TRIAL PROCEDURES

Sanctions:

Failure to appear for trial will be grounds for sanctions being imposed, including, but not limited to, attorney fees, costs, striking of pleadings, default, or dismissal.

Interpreters:

If needed, interpreter services must be provided by the party needing such services.

Exhibits:

Prior to trial, all exhibits are to be marked alphabetically for identification by the side seeking to offer the exhibit into evidence. If assistance is needed with evidence labels, counsel may contact the Clerk's office

and request an exhibit label template transmitted by email. If the exhibit is admitted into evidence, the Clerk will sequentially number the exhibit in evidence. If the exhibit is not admitted, the Clerk will retain it with only the alphabetical identification. Once exhibits are marked, either for identification or in evidence, and given to the clerk, they become the property of the Clerk of Court and may not be altered or removed from the courtroom without order of the court. (See [Evidence/Exhibit Policy](#) located on [Judge Griffin's webpage](#))

Court Reporters:

In absence of agreement otherwise, the Petitioner (person seeking relief) is required to retain a court reporter for trial. Failure to provide a transcript for an appeal is likely to prevent a successful appeal. Failure to provide a court reporter may be grounds for cancellation of the trial, and may be considered as grounds for sanctions.

FORMS

Please use the Supreme Court approved Income Deduction Order.

ONLINE CALENDAR PROCEDURES

Logon to https://slccjis.stlucieco.gov/attorney_calendar/default.aspx.

You must register to obtain your user ID and password on the site

1. Click *Case Scheduling*;
2. Enter *County, Judge Griffin, month, and year* in drop down fields;
3. Hit *available hearing time*. View button and a screen will open showing all available hearing times.
For UMC dates, look under *UMC*.
For Family Hearings one (1) hour or less look under *FAMILY HEARINGS*.
4. Any issues relating to your login/use of the online calendar should be directed to webmaster@circuit19.org

VIRTUAL/REMOTE APPEARANCES

At the designated hearing time, you will appear through Zoom teleconferencing (without charge) **via video by clicking** <https://zoom.us/j/5230674356> or via phone by calling 1-646-558-8656; Meeting ID: 523 067 4356. You will remain in the Zoom "Waiting Room" until your case is called and the Court allows entry.

YOU MUST APPEAR BY VIDEO (not just calling in) IN ORDER TO TESTIFY AT THE REMOTE HEARING.

Instructions for using ZOOM are located on the [Nineteenth Circuit's Zoom page](#). It is not necessary to have a Zoom account to participate in a remote hearing. However, you may be prompted to download the software once you have clicked on the meeting link. Additionally, if using a smartphone, you may be prompted to download the [Mobile App](#). This is not necessary. However, you may wish to create an account. Additional information about Zoom is available at www.Zoom.US.

EVIDENCE/EXHIBITS

(See EVIDENCE/EXHIBIT POLICY located on [Judge Griffin's Webpage](#) for updated information)

Evidence/Exhibits must be pre-marked. Contact the Clerk of Court, Domestic Relations/Family Division for the evidence template(s). Hard copies of all evidence/exhibits, including electronic media must be submitted to the Clerk of Court, Domestic Relations/Family Division, **at least two (2) business days prior to the evidentiary hearing/trial.**

Clerk of Court Domestic Relations/Family Division:

Phone: (772) 462-6910

Mailing Address: PO Box 700, Fort Pierce, FL 34954

FedEx, or physical drop-off: 201 S. Indian River Drive, Fort Pierce, FL 34950

Website: [Family \(stlucieclerk.com\)](http://Family.stlucieclerk.com)

The Court WILL NOT review or consider any evidence/exhibit before it is admitted during the hearing/trial. You must send all of your evidence/exhibits and a copy of the Exhibit List to the other party within the deadlines established by your pre-trial order or Florida rule. IF NONE, then, at least five (5) business days prior to the start of your trial or hearing.

Only the Exhibit List should be e-filed in advance.

CLERKS AND COURT DEPUTIES

Please be respectful of the Clerks and allow them to do their job. The Clerks are not the personal support staff for counsel appearing in the Division. Requests for the Clerk's assistance shall be channeled through the Court. All counsel are expected to come to Court with sufficient copies for all parties, counsel, and the Court. No copies will be made while Court is in session.

The Court's deputies are present for the security of the courtroom and the safety of all participants. Please be respectful of the deputies and allow them to do their job. In emergency situations, counsel shall follow all directives of the deputies in the courtroom and instruct their clients, witnesses, and participants to do the same.

COURTROOM ETIQUETTE AND DECORUM

All parties and attorneys will be expected to conduct themselves in accordance with the Standards of Professional Courtesy outlined in [Amended Administrative Order 2015-06](#).

Everyone will be expected to treat others as they would like to be treated. Disrespectful and discourteous behavior will not be tolerated under any circumstances. There shall be no talking over another. Counsel shall address all arguments to the Court and not opposing counsel. Counsel shall admonish their clients that gestures, facial expressions, or any manifestations of approval or disapproval of anything occurring in the courtroom is prohibited.

Please keep all cell phones and electronic devices on silent or vibrate. Anyone who violates this rule may have their device confiscated until the close of business.

All individuals entering the courtroom shall dress in a manner that shows respect for our Judicial System, including shirts being tucked in, pants being pulled up, no shorts, hats, or sunglasses.

AMENDMENTS TO PROCEDURES

The Court may, from time to time, on its own initiative, amend these procedures without further notice. All counsel/parties are advised to check [Judge Griffin's webpage](#) on the Circuit 19 website and click on *Family Court Procedures* before undertaking any case in this division to verify if any provisions or conditions have been amended or added to this procedural memo.

12/20/19 Revised: 1/7/20, 1/29/20, 4/8/20; 9/1/21; 3/24/22; 4/26/22; 5/2/22