Honorable James E. Kallaher

<u>Division B - CRIMINAL and CIVIL (civil, probate and guardianship)</u>

(Updated May 2024)

Scheduling

- All scheduling is conducted by email (<u>brewerm@clayclerk.com</u>). Motions must appear on Clerk's docket prior to requesting hearing time. Clerk's docket number required.
- Prospective dates are provided for counsel to coordinate and are not held or guaranteed until a confirmation email is received. Please do not file a notice of hearing until hearing confirmation is provided.
- Cancellation of Hearing should be emailed to <u>brewerm@clayclerk.com</u>.
- Hearing location:

The Honorable James E. Kallaher Judge William A. Wilkes Judicial Complex (Clay County Courthouse) 825 North Orange Avenue, Fourth Floor, Hearing Room 4-077 (or assigned courtroom) Green Cove Springs, FL 32043

- Rule 2.530 Communication Technology (ZOOM):
- Non-Evidentiary Hearings 30 minutes or less: Parties may appear in-person or by Zoom using audio-video communication technology pursuant to Rule 2.530(b), Fla. R. Gen. Prac. & Jud. Admin., without further order of the Court. Counsel shall inform the Court at the time of scheduling whether they are scheduling a non-evidentiary hearing and wish to schedule an in-person or Zoom hearing hosted by the Court. Counsel shall file a notice of hearing within 3 days of hearing confirmation that meets all requirements of Rule 2.530(b), including the specific form of communication technology and directions for access.
- All other remote hearing requests: For non-evidentiary hearings exceeding 30 minutes, evidentiary hearings, trials, and requests for presentation of testimony through communication technology, a motion is required pursuant to Rule 2.530(b)(2), Fla. R. Gen. Prac. & Jud. Admin. All proposed orders must be entered no less than one week prior to hearing so that court calendars may be printed and published without further changes.
- **Submission of Evidence.** Evidence for Zoom hearings shall be delivered to the Court a minimum of five (5) business days prior to hearing. Evidence should not be filed with the Clerk until it is admitted into evidence by the Court.

Motions and Proposed Orders - Civil

- All motions must be consented to or set for hearing.
- Motion to Compel require strict compliance with First Amened Administrative Order No. 88-2.
- Agreed/Consented/Stipulated Orders must show consent on the face and contain signatures of all parties.

Motions to Set for Trial / Lengthy Hearings

- Motions to set are currently considered by email and set for hearing, if needed.
- Motion to Withdraw requires consent or at least a non-objection to the form of order from *all* parties; otherwise, a properly noticed hearing is required.
- Hearings over 1 hour: Complete a trial set memo-motions form and email a
 courtesy copy to the JA for the Court's consideration. Counsel shall agree upon
 the motions to be heard and length of time needed or request a hearing on a motion
 to set. Upon the Court's review, JA will contact counsel to schedule.
- **Trial**. A motion to set for trial shall be filed. Following consultation with counsel, a courtesy copy shall be provided to the JA along with a trial set memo, preferred trial week (schedule on website), and name/e-mail of preferred mediator. Upon the Court's review, the JA will contact counsel by email to schedule the trial or a hearing on the motion to set, if required by the Court.

Motion Practice / Evidence Submission

- **Motions to Appoint Process Server** are processed by the Clerk. File a motion and the Clerk will generate an order appointing process server.
- **Compulsory Medical Examinations**. Counsel shall review the Court's CME Guidelines prior to requests for scheduling of objections/motions relating to CME's.
- **Hearing materials, binders, foreclosure packets.** All case related materials (binders, case law, foreclosure packets, etc.) should be mailed or hand delivered to the Court no later than five (5) days prior to hearing.
- Evidence. Counsel shall comply with the rules of evidence and procedure.
 - **Exhibit Form.** The exhibit form found on the Court's website shall be used for all evidentiary hearings.
 - **Format of Exhibits.** Exhibits to be entered into evidence by stipulation shall be pre-marked as numbered exhibits. All other exhibits shall be pre-marked for identification purposes as lettered exhibits. It shall be the responsibility of counsel to make sure each item of evidence is appropriately labeled prior to presentation to the Court.

Proposed Orders

- Unless otherwise ordered, proposed orders shall be e-mailed to JA within 10 days of ruling.
- The motion must appear on the Clerk's docket prior to submitting a proposed order.
- Civil and Criminal proposed orders should be emailed to the JA (brewerm@clayclerk.com).
- Probate, Mental Health and Guardianship Orders: Effective 3-1-22, all proposed orders for Probate, Mental Health and Guardianship cases must be submitted directly to the Judge's queue through the Florida E-Filing Portal (filed different than a motion). Filer must submit both a cover letter in PDF format and a proposed order in Word format. If you would like to submit a courtesy copy of your motion, it must be submitted as an additional page(s) to the PDF cover letter resulting in one single PDF document. In Probate cases, if a will or other document has been deposited separately with the Clerk of Court, the Petition for Administration must include language indicating that the documents have been deposited and provide the case number assigned to the deposit. In Guardianship cases, parties shall not submit a Proposed Order Approving Annual Plan or a Proposed Order Approving Accounting until after the Report of Clerk has been finalized and docketed.
- **Electronic Signing.** Orders are electronically signed and should be submitted to the Court in Word format. Consent judgments signed by the parties may be sent in .pdf. Orders should contain one signature line for Judge's electronic signature (no other signature lines). Cover letters should be scanned as separate documents.
- **Form**. The proposed order shall include: 1) title with subject matter of the pleading or motion; 2) the date of the hearing, if any; 2) the name of the motion heard and date in which it was filed; and 3) page numbers. Consent or agreed motions shall state such in the motion. The Court's signature page shall contain substantive language, not just a signature page and allow sufficient space for an electronic signature. All parties required to receive a copy of the order shall be so listed on the last page of the order with either their designated email address or mailing address.
- **Pro Se Parties/Mailing Orders:** If a party has not filed a Notice of Designation of Email Address, the Court cannot e-serve the party as the sole means of service. The order's certificate should reflect "Counsel to mail copies to:" and counsel shall mail copies of the conformed order to the parties.
- Where permitted by Rule, Counsel shall be responsible for mailing conformed copies
 of any order that requires service by mail in which stamped envelopes have not been
 provided by counsel to the Court. Certificate of service should reflect such as noted
 above. Default final judgments must be submitted by mail as the rule requires the
 Court to mail.

Emergency Motions/Petitions

Emergency motions may be emailed to the Judicial Assistant for the Court's review. The Judicial Assistant will notify the moving party whether the Motion/Petition will be heard on an emergency basis. There shall be no ex parte communication concerning emergency motions/petitions.

Pro Se Litigants

The Court is not permitted to communicate with parties outside of a hearing. The Court is unable to consider ex parte communication. Requests for relief must be in the form of a motion or pleading and filed with the Clerk. The parties must also copy opposing counsel on any emails, correspondence and pleadings filed with the Court, without which the inquiry may not be considered. The Court is prohibited from providing any party to a case with advice as to how to proceed or the rules of evidence or procedure. Pro Se parties may wish to contact an attorney, Legal Aid or Family Court Services to discuss any questions or concerns. Pursuant to Fla. R. Gen. Prac. & Jud. Admin. 2.516(b)(1)(C), all pro se parties must serve a designation of a primary email address and may obtain a form to do so from the Clerk of Court.