

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT-DOMESTIC RELATIONS DIVISION

IN RE: THE MARRIAGE OF PARENTAGE SUPPORT

_____)	
Petitioner)	
And)	Case # _____
)	
_____)	
Respondent.)	

CALENDAR 55 TRIAL ORDER

This matter coming to be heard for trial assignment; Petitioner Petitioner’s Counsel Respondent Respondent’s counsel appearing; all parties having received notice and the Court being fully advised in the premises:

IT IS HEREBY ORDERED:

1. This cause is set for **Trial** before Judge Diana Rosario, Calendar 55 in Courtroom 1603A/TBD

(or) Court Zoom Session via Zoom meeting ID 910 2096 6431 Password: 388534

on _____, 20____ at _____ a.m./p.m. without further notice. No continuance will be considered without a written motion in compliance with Supreme Court Rule 231 and Cook County Circuit Court Rules and good cause shown.

2. This cause is set for a **pretrial settlement conference** with Judge Rosario Calendar 55 in Courtroom 1603A.

(or) Court Zoom Session via Zoom meeting ID 910 2096 6431 Password: 388534

on _____, 20____ at _____ a.m./p.m. without further notice. No continuance will be considered without a written motion in compliance with Supreme Court Rule 231 and Cook County Circuit Court Rules and good cause shown.

Trial counsel and the parties are ordered to appear unless excused by the Court. A Pretrial memoranda succinctly stating each party’s position on the issues set for trial shall be submitted to the Court at CCC.DomRelCR1603A@cookcountyil.gov (include all parties on the email) no later than seven days before the pretrial settlement conference. The Court is not to be cc’d or emailed directly.

3. Discovery updates shall be completed on or before _____, 20____.

4. Counsel shall forward the following to the Court, and each other, by email (Calendar 55 email at CCC.DomRelCR1603A@cookcountyil.gov):

a). Witness lists- The parties will submit a list of witnesses they intend to call at trial including Expert witnesses 7 days prior to trial. Expert witnesses must be identified as such and their area of expertise and expected testimony identified in compliance with Illinois Supreme Court Rule 213. The parties will be bound by the list they submit and any witnesses not identified will be barred from testifying except in rebuttal or for good cause shown.

b). Exhibit List – At least 14 days prior to trial, the parties shall exchange exhibit lists together with the exhibits they intend to offer at trial. Exhibits must be pre-marked by the proponent (and bound if tendering physical exhibits). Exhibits not listed and tendered in accordance with this Order shall be precluded from use at trial for any purpose. Counsel/parties shall provide electronic copies to the Court via email (include all parties on the email) at CCC.DomRelCR1603A@cookcountyil.gov of the proposed pre-marked Exhibits 7 days prior to trial.

At least 7 days prior to trial, the parties shall exchange and submit to the Court a list itemizing any evidentiary objections to the proposed exhibits and a brief statement as to the legal basis. Ruling on the objections will be reserved until the exhibits are offered at Trial. ***Any exhibits to which no objections have been raised will be admitted into evidence at Trial.***

c). A list of pleadings and motions that each party believes is set to be heard at trial.

d). Trial Stipulations- At least 14 days prior to trial, the parties shall meet and prepare written Trial Stipulations to as many facts as possible for submission to the Court 7 days prior to trial.

e). Motions *in Limine*- Motions *in Limine* must be served on the other party and submitted to the Court by the movant 7 days prior to trial.

5. The Court may request memorandums or conclusions of law, proposed Judgments, written closing argument and/or trial briefs. If requested, the documents shall be provided by email to CCC.Dom.RelCR1603A@cookcountyil.gov (include all parties on the email).

6. Once the Court issues a final order on a trial or post-decree hearing, the parties must collect physical exhibits and flash drives within thirty (30) days, or the Court will dispose of them.

7. Any other preliminary matters not already addressed in this order **will be heard by the Calendar E Preliminary Judge.**

8. Failure to submit appropriate fee petition(s) **on the day of trial** shall be deemed to be a waiver of any contribution to attorney's fees.

9. Failure to comply with this order may subject the non-complying party to dismissal or default.

10. Attorneys of Record:

Attorney No.: _____

Name: _____

Attorney For: _____

Address: _____

City/State/Zip Code: _____

Telephone: _____

E-mail Address: _____

Attorney No.: _____

Name: _____

Attorney For: _____

Address: _____

City/State/Zip Code: _____

Telephone: _____

E-mail Address: _____

Names and E-mail addresses of **all** attorneys or pro-se parties.

ENTER:

JUDGE

DATE: _____