In Re: The appointment of Allen M. Anderson, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts, that Allen M. Anderson has received the majority of votes of the Circuit Judges for the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that Allen M. Anderson is appointed Associate Judge of the Sixteenth Judicial Circuit effective January 6, 2000.

ENTER this 21st day of December, 1999.

Grant S. Wegner Chief Judge



A true copy of the original of this document is on file in my of ise Attest: ir, Illinsia Circuit Cou Deputy Clerk

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GENERAL ORDER 99-12

Section One: Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below effective January 1, 2000:

ADMINISTRATION Kane County Judicial Center

Room 301 - Chambers

Grant S. Wegner, Chief Judge

Felony Division Kane County Judicial Center Judge Philip DiMarzio - Presiding

Courtroom 203	F. Keith Brown Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury
Courtroom 217	Franklin D. Brewe Video Arraignment; Bond Reductions, Preliminary Hearings, Violations of Probation; Pretrials, Domestic Battery, Backup Jury Judge
Courtroom 305	Grant S. Wegner Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury Administrative Call - Thurs. 9:00 a.m.
Courtroom 311	James T. Doyle Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury
Courtroom 313	Donald C. Hudson Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury
Courtroom 319	Philip L. DiMarzio Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury

TRAFFIC & MISDEMEANOR DIVISION Kane County Judicial Center James L. Hallock - Presiding Judge

Courtroom 209	Robert L. Janes Traffic and Misdemeanor Judge Janes will remain in Elgin until the new Associate Judge appointed; 209 will be covered by Special Assignment Judge until new Associate is appointed.
Courtroom 211	James C. Hallock DUI and Misdemeanor Jury Mental Health Jury
Aurora Branch Court	New Associate Traffic and Misdemeanor Judge Simpson will remain in Aurora until the new Associate is appointed.

Elgin Branch Court Carpentersville Branch Court

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Karen Simpson Traffic and Misdemeanor

JUVENILE DIVISION Kane County Judicial Center and Kane County Juvenile Justice Center Judge Barry E. Puklin - Presiding Judge

Juvenile Justice Center	Barry E. Puklin Delinquency and Detention Backup Abuse and Neglect
Judicial Center - Courtroom 005	Judith M. Brawka Abuse and Neglect Backup Detention Hearing Kendall County - Wednesday of each week









FAMILY COURT DIVISION Kane County Judicial Center Donald C. Fabian - Presiding Judge

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Courtroom 101	Wiley Edmondson As assigned by the Presiding Judge, including Domestic Violence
Courtroom 101 (Night Court)	Rotation as assigned by Presiding Judge
Courtroom 111	Thomas E. Mueller, as assigned by Presiding Judge
Courtroom 113	Patricia Piper Golden, as assigned by Presiding Judge
Courtroom 123	Donald J. Fabian
CIVIL DIVISION	
Kane County Courthouse Pamel Courtroom 110	a K. Jensen - Presiding Judge R. Peter Grometer Acting Chief Judge Probate, Foreclosures, Mechanic Lien cases (CH, MR, ED, TX, and MC cases)
Courtroom 350	Patrick J. Dixon Probate, Foreclosures, Mechanic Lien cases (CH, MR, ED, TX, and MC cases)
Courtroom 120	Richard J. Larson Arbitration Supervision; SC/LM cases
Courtroom 310	Gene L. Nottolini L Jury Trials; L Bench Trials
Courtroom 320	Timothy Q. Sheldon L Jury; L Bench Trials
Courtroom 340	Pamela K. Jensen L Jury Trials; L Bench Trials

SPECIAL ASSIGNMENT JUDGES

A. Special Assignment Judge Judge "A"

Roger Eichmeier General Floating except Mental Health - Friday Civil Division on Thursday

Β.	Special Assignment Judge "B"	James R. Edwards,
		General Floating

Floater coverage as available, will include the following:

Kane County - Courtroom 209, 211, 217, Aurora Branch Court, Elgin Branch Court, Carpentersville Branch Court, Small Claims - courtroom 120, Juvenile, and a high volume call within the Family Division.

DeKalb County - Judge Donnelly's high volume call, except for the months of June, July and August.

Kendall County - either Judge Wilson or Judge Hogan call; no coverage will be provided for the Wednesday call of Judge Brawka.

DeKalb County:

Judge John Countryman, Presiding Judge **Douglas Engel** James Donnelly Kurt P. Klein

Kendall County:

Judge James Wilson, Presiding Judge Judge Thomas E. Hogan Judge Judith Brawka - Wednesdays only

This Order becomes effective January 1, 2000.

ENTERED this 1999.

Grant 8. Wegner, Chief Judge

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APP.PI.ISAA IA-AP LVAN.AUPPL AANAP	DEC-27-1999 14:52	FROM-CHIEF JUDGE OFFICE
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GENERAL ORDER 09-11 Victim Impact Panel Dates-2000

<u>Section 1:</u> Victim Impact Panels shall be held in the Multi Purpose Room at the Kane County Judicial Center commencing at 7:00p.m. These panels will be conducted in English on the following dates in 2000:

January 10 February 7 March 6 April 3 May 1 June 5 July 10 August 7 September 11 October 2 November 13 December 4

Section 2: Victim Impact Panels shall be held in Spanish, in the Multi Purpose Room commencing at 7:00p.m. on the following dates in 2000:

February 14	August 14
May 8	November 20

<u>Section3:</u> Presenters appearing at the Victim Impact Panels shall be paid the sum of \$100.00 to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

<u>Section 4:</u> Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts to paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

Section 5: The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

This order is effective on the $\perp \Sigma$ Day of November, 1999

Chief Judge

A true copy of the original of this document is on the in my office ADIS Kilest: --Deborak Sculler Circuit Court Okek Kans County, Illinois unin By: Deputy Clork

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GENERAL ORDER 99-10 Victim Impact Panel Dates - 1999 Revised Order 98-14

<u>Section 1:</u> Victim Impact Panels shall be held in the Multi Purpose Room at the Kane County Judicial Center commencing at 7:00 p.m. These panels will be conducted in English on the following dates in 1999:

January 4	May3	September 13
February 1	June 7	October 4
March 1	July 12	November 1
April 12	August 2	December 6

Section 2: Victim Impact Panels shall be held in Spanish, in the Multi Purpose Room commencing at 7:00 p.m. on the following dates in 1999:

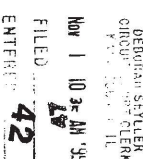
February 8	August 9
May 10	November 8

Section 3: Presenters appearing at the Victim Impact Panels shall be paid the sum of \$100.00 to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

<u>Section 4:</u> Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5:</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

This Order is effective on the $\underline{/}$ day of November, 1998.



To alleviate the over crowding in the Domestic Violence Call on Thursdays in Courtroom 101, the following scheduling change will become effective Tuesday, September 28, 1999:

All first appearances of misdemeanor domestic battery, misdemeanor violation of order of protection, and companion cases will be set for 8:30 a.m. on Tuesday in Courtroom 217. First appearances should be set on the first Tuesday following arrest unless it is a non-court holiday.

Bond call orders should be written for video appearance by the defendant. Defendants should be advised that if they post bond they should appear at 8:30 a.m. on the immediately following Tuesday in Courtroom 217.

Subsequent to the first appearance in Courtroom 217, all cases will be scheduled for 10:30 a.m. on Thursdays in Courtroom 101.

This Order will not affect felony domestic violence cases which will continue to be scheduled for Courtroom 217 at 9:00 a.m. on Tuesdays.

Dated this 21st day of September, 1999.

Grant S. Wegner, Chief Judge



16th Judicial Circuit County of Kane

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OFFICE OF THE CHIEF JUDGE AND COURT ADMINISTRATOR

1.00

Kane County Judicial Center lite 400-A W777 Route 38 St. Charles, IL 60175-7536 Telephone (630) 232-3440

> To: All Law Enforcement Agencies Deb Scyller Drew Sosnowski David Kliment From: Chief Judge Grant S. Wegner Re: General Order 99-9 Date: September 29, 1999

To successfully implement General Order 99-9 relating to misdemeanor domestic battery and misdemeanor violation of orders of protection, it will be necessary for the complaints to be in the Circuit Clerk's Office early Monday morning. It is my understanding that arrangements can be made to drop them off as early as 7:00 a.m. This will provide the clerks with enough time to assemble the court files and inform the states attorney prior to the court call at 8:30 a.m. on Tuesday.

GSW/kc Enc.



IT IS HEREBY ORDERED by the undersigned Circuit Judges of Kane County, Sixteenth Judicial Circuit, that the Local Rules previously adopted are amended by the adoption of Rule 2.17 (Revised) as set forth below.

This rule may also be adopted by DeKalb and Kendall Counties upon the written order of the Presiding Judge of that County.

ENTER this 21st day of September, 1999. Grant S. Wegner, Chief Judge F. Keith Brown Philip L. DiMarzio mes T. Doyle Barry E. Puklin Donald J. Fabian Patrick J. Dixon **R.** Peter Grometer Gene L. Nottolini Pamela K. Jensen Sheldon mothy O WERELLAS Wilson James Μ. John W. Countrymán Douglas Ř

The Circuit Judges of the Sixteenth Judicial Circuit Hereby Adopt Rule 2.17

RULE 2.17 Clerk to prepare pre-printed forms

Strike section a, b & c of Rule 2.17 and add the following:

- (a) For clarity of documents and expediency in processing, standardization of documents is necessary.
- (b) The document shall consist of one or more individual sheets measuring 8.5 inches by 11 inches, not permanently bound and not a continuous form. All exhibits attached to motions, petitions or the like shall conform to the 8.5 inch by 11 inch standard. Discovery and depositions shall not be attached as exhibits, except as required by Statute or Supreme Court Rule.
- (c) The original document filed with the Clerk of the Circuit Court shall not have attachments that are duplicates or reproductions of previously filed documents unless required by Statute or Supreme Court Rule. A reference to the filing date and title of the documents shall be used to replace the reproductions.
- (d) The document shall contain no staples and shall have the case number printed on each page. The first page shall be numbered "Page 1 of _____ Pages." Each page thereafter shall be numbered consecutively or sequentially. It is suggested that a reference be made on the original document to indicate the number of pages attached. I.e., Exhibit A (10 pages).
- (e) The document shall be legibly printed in permanent black ink, by hand, type or computer generated. Signatures and dates shall be in black ink or in an electronic format approved by the Supreme Court. Printing is not acceptable unless the type is dark enough to reproduce clearly when photocopied or scanned for computer imaging.
- (f) Documents shall be on white paper of not less than 20 pound weight and shall have a margin of at least one-half inch on the top, the bottom and each size. Margins shall not be used for any handwritten modifications or continuation to the document.
- (g) The document shall be a minimum of 10 point type. Page numbers may be 8 point type. The font shall be a plain or block type. Suggested use is Times New Roman or any other San Serif type for reproduction and scanning purposes.

(h) The first page of the document shall contain a blank space, measuring
 2.5 inches by 2 inches, incorporated within the right side of the header area.

. . . .

- (i) The Clerk of the Circuit Court shall provide pre-printed or electronic forms. Contents of printed forms must be approved by the Chief Judge, or his/her designee, prior to distribution. All new designs, revisions and modifications to forms must be routed through the Clerk's office prior to final approval by the Chief Judge, or his designee. The appropriate Kane County Bar Association Committee will be included in the process. The Clerk shall set policy on the form design, approval process and distribution. Distribution includes hard copy, computer disk and other technologies as they become available. Alphanumeric and/or bar codes shall be used to facilitate image scanning and data entry.
- (j) Duplication of forms available from the Clerk of the Circuit Court is acceptable provided they contain the same standardization heading and are coded to match the Clerk's previously approved form. Alphanumeric coding for all forms is available from the Clerk. Example of San Serif font, 10 point type, and headers are also available.
- (k) The Circuit clerk shall make available to Pro Se litigants blank forms in the approved format. Hand written documents not in the required format will be accepted for filing from Pro Se litigants only.

Volunteer Civil Mediation for Forcible Entry and Detainer and Small Claim Cases demanding no more than \$2500.

In an effort to provide the citizens of the 16th Judicial Circuit, Kane County, with an expeditious and expense saving alternative to the traditional litigation in the resolution of Forcible Entry and Small Claims cases demanding no more than \$2500, there is hereby established a volunteer civil mediation pilot program in conjunction with Aurora University. This program will be established September 1,1999 and extend until December 31, 1999, at which time it shall be evaluated.

Mediation under this Order will involve the confidential process by which a neutral mediator assists the litigants in reaching a mutually acceptable agreement. Mediation will require the consent of the parties and approval of the Court. It is further contemplated that the mediator will be available at the Courthouse to mediate on the first date that both parties are in court. In addition, it is not expected that this process will delay the proceedings of the Court.

The parties and their representatives are required to mediate in good faith but are not compelled to reach an agreement.

Entered this 30 day of Aug. 1,1999.

Grant S. Wegner, Chief Judge



Pursuant to General Order 99 - 7, the parties may engage in a pilot mediation program established between the Court and Aurora University which will be at no cost to the parties, the Court, nor the County, based upon the following;

Mediation under this program involves a confidential process whereby a neutral mediator, supplied by Aurora University through its Mediation Externship Program and approved by the Court of Kane County, assists the litigants in reaching mutually acceptable agreements. It is an informal and non-adversarial process. The role of the mediator includes, but is not limited to, assisting the parties in identifying issues, fostering joint problem-solving, exploring settlement alternatives, and reaching agreements. The services of mediation shall be offered at no charge to the litigants, the county or the Court. The parties and their representatives are required to mediate in good faith.

I. SUBJECT MATTERS AND COMMENCEMENT OF MEDIATION

Causes of action available for mediation shall be Forcible Entry and Detainer and Small Claims demanding no more than \$2500.

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Commencement of mediation shall be at the suggestion and through referral of the Court and consent of the parties. The party's consent must be in written form. The written consent should include a waiver of liability and a statement that the parties understand that the mediator will not give legal advice. Mediation shall occur the first date that both parties are present in court unless the Court directs otherwise. The site of the mediation shall be at the Courthouse in a location directed by the Court.

Mediation shall not occur or may be suspended if the Court or mediator at any point in time deems the case inappropriate for mediation.

The mediator will not give legal advice regardless of whether he/she is a licensed attorney.

II. QUALIFICATION OF A MEDIATOR

Aurora University shall provide mediators through their Mediation Externship Program. At minimum, the mediators shall meet the following requirements:

- Shall have satisfactorily completed a 40 or more hour mediation training program approved by the Court and Aurora University;

- If engaged in a licensed discipline, the mediator shall be in good standing and licensed within his/her discipline.

- Shall be present in the courtroom or other assigned place during the court call

designated as the call in which cases may be assigned for mediation, and available to mediate at the assigned times;

- Shall serve at the discretion of the Court and Aurora University;

- Shall be governed by any applicable Court and University rules, requirements, procedures, or policies.

III. REFERRAL, ASSIGNMENT, AND PROCESS FOR CASE

1. Upon the court referring a case to mediation, an approved mediator shall immediately commence mediation between the parties.

2. Mediation under the program shall be without cost to the litigants, county, or the court.

3. The parties shall be expected to participate in good faith, willing and desirous of reaching a resolution of their issues. If either party is represented by counsel, they shall have the ability to confer with counsel.

4. The mediator will have the right to determine who shall be present in the mediation besides the parties and their counsel.

5. This mediation program is designed to give the parties one opportunity to resolve their issues with the help of a mediator. It is not designed to extend to more than one session, unless agreed to by the parties and approved by the court.

6. At the close of mediation, the parties with the assistance of the mediator shall draft any terms for settlement agreed to by the parties. These terms shall be submitted to the Court. Upon approval by the Court, the Court shall enter an appropriate order. If no agreement is reached, the Court shall calender the matter accordingly.

7. Mediation may be suspended or terminated at the option of the court or the mediator, or at the request of either party. If mediation is suspended or terminated by the mediator or a party or parties, the mediator shall immediately notify the Court of such suspension or termination. The parties shall always have the ability to pursue any legal option available to them under law.

IV. CONFIDENTIALITY

All information disclosed during the mediation shall remain confidential. The mediator and the parties shall be barred from testifying as to any statement made during the mediation process, unless the Court determines the statements admissible. Neither mediation records nor work product of the mediator shall be subpoenaed in any proceeding except by leave of the Court, for good cause shown.

V. CONFLICT OF INTEREST

If the mediator has or had any possible conflict of interest, including some type of personal, professional, or economic relationship with either party, he or shall immediately disclose the potential or actual conflict to the court, and may decline the appointment to the case, or may be removed for the reason of the potential or actual conflict, if the court so chooses.

VI. STATISTICS

The mediator shall maintain a record of those cases settled by mediation and those not.

VII. TERM

This pilot program shall begin September1, 1999 and continue through December 31, 1999. At which time the continuation of the program, will be reviewed by the Court and Aurora University.

nolm Hon. Grant S. Web Chief Judge Hon. Pamela K Jensen, vil Division Presiding Judge Hon Gene Nottalini r Grometer Hon. Timoth Q. Sheldon Hon. Patrick J. Dixon

Section One: Those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

Section Two: Those persons herein designated as back up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel may deem necessary.

Section Three: Those persons as court appointed counsel together with the indication of their back up counsel, are as follows:

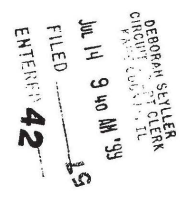
Shari Clancy Bertane	-	Josette Skelnick Mike Kalland
Jay Wiegman		Carole Grahn-Hayes David Farmer
Kevin Busch		Frank Giampoli Shari Clancy Bertane
Carole Grahn-Hayes		Jay Wiegman Shari Clancy Bertane

Section Four: This Order shall be effective January 1, 1999 to December 31, 1999.

ENTER this <u>/3</u> day of July, 1999.

Grant S.





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Pursuant to the provisions of Ch. 725 of the Illinois Compiled Statutes, Sections 5/108 A-1 and 5/108 B-1, Judges Franklin D. Brewe, Roger Eichmeier, James C. Hallock, Robert L. Janes and Karen Simpson are hereby assigned the power and authority to issue orders authorizing interceptions of private oral communications.

The authority granted to Judges Brewe, Eichmeier, Hallock, Janes and Simpson pursuant to this Order shall remain in full force and effect until further order.

This General Order supersedes General Order 97-16.

Enter this 13th day of July, 1999.

Grant S. Wegner, Chief Judge



IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit of the State of Illinois, shall adjourn, and the Office of the Clerk of the Circuit Court of the counties of Kane, Kendall, and DeKalb shall be closed on the following legal holidays for the year 2000.

Holiday	Observed On
New Year's Day (Observed)	Friday, December 31, 1999
Martin Luther King, Jr. Day	Monday, January 17, 2000
Lincoln's Birthday (Observed)	Friday, February 11, 2000
Washington's Birthday (Observed)	Monday, February 21, 2000
Spring Holiday	Friday, April 21, 2000
Memorial Day	Friday, April 21, 2000
Independence Day (Observed)	Tuesday, July 4, 2000
Labor Day	Monday, September 4, 2000
Columbus Day (Observed)	Monday, October 9, 2000
Election Day	Tuesday, November 7, 2000
Veteran's Day (Observed)	Friday, November 10, 2000
Thanksgiving Day Day Following Thanksgiving	Thursday, November 23, 2000 Friday, November 24, 2000
Christmas Day (Observed)	Monday, December 25, 2000

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTERED this 9 day of July, 1999.	A true copy of the original c document is on file in my
Grant S. Wegner, Chief Judge Sixteenth Judicial Circuit	Attest July 7, 191 Deborah Ssyller Circuit Court Chrk. Kane Courty, 1
	Circuit Court Clork, Kone Dourity, ! By Milesty Clork

Based upon the confidential nature of juvenile proceedings as set forth in 705 ILCS 405/1-5(6) and 705 ILCS 405/1-8, no transcript of a juvenile proceeding shall be transcribed unless:

1. Ordered by the trial court, or

2. Requested by an attorney of record in the proceeding, whether at the trial or appellate level. No order will be required to initiate the production of a juvenile transcript if the transcript is requested by an attorney of record.

ENTERED this 13 day of Ann., 1999.

Grant S. Wegner, Chief Judge



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In furtherance of an expeditious case processing flow at the lowest possible cost, each party commencing an action or proceeding in case types L, LM, SC, TX, AR, D, JA JD, PJ, OP, ED, MR, CH, F, D, P, J, MH, or MC shall complete the Case Information Sheet provided by the office of the Clerk of this Court, and present the said sheet at the time of filing the complaint, petition or other paper initiating said action or proceeding.

The Clerk shall assign to each such action or proceeding a General Number, which shall be endorsed on all pleadings, notices, orders and other papers filed therein. Such General Number shall consist of (1) a two position case type prescribed by the Administrative Office of the Illinois Courts; (2) a one position court location indicator containing the letters K representing Kane County; (3) a two position number indicating the year in which such action or proceeding was commenced; and (4) a consecutive case number. Pending actions or proceedings shall continue under the numbers heretofore assigned with the addition of the court location identifier. Pending case number will be reformatted into the style set forth herein for new cases, retaining the original year and consecutive case number.

In Criminal and Quasi-Criminal cases, no warrant shall issue for the arrest of any defendant and no defendant shall be let to bond until the complaint upon which the warrant is based is properly filed with the Clerk of the Court and a General Number assigned. The General Number shall appear on any such warrant or bond. The above styled case numbering system shall not apply to Traffic, Criminal and Quasi-Criminal matters.

Dated this <u>/3</u> day of April, 1999.

Grant S. Wegner, Chief Judge

(Revised April, 1999)

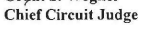
In Re: The appointment of James R. Edwards, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts, that James R. Edwards has received the majority of votes of the Circuit Judges for the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that James R. Edwards is appointed Associate Judge of the Sixteenth Judicial Circuit effective March 1, 1999.

ENTER this _ 9 day of February, 1999.

Grant S. Wegner





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Atto	In a	1979
	Deborah Saille	τ.
Circu	Court Clerk, Kans Court	sty, Illinois
B <u></u>	Deputy Clerk	



IN THE CIRCUIT COURT FOR THE 16th JUDICIAL CIRCUIT, KANE COUNTY, ILLINOIS

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IN THE MATTER OF THE APPOINTMENT OF GRANT'S. WEGNER, AS THE CHIEF JUDGE OF THE 16th JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS.

The majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois, having voted to appoint Grant S. Wegner to be the Chief Judge of the Sixteenth Judicial Circuit of the State of Illinois, does hereby appoint Grant S. Wegner, Chief Judge of the Sixteenth Judicial Circuit, Illinois, effective December 1, 1998.

JAN 0 5 1999 day of R this KID. xon Sheldon Timothy O Jottolini Gene inel E. Puklin Pamela K. Barry Philip L. DiMarzio ames T. Dovle Thomas B Hogan Wilson Douglas Engel Countryman F. Keith Brown

Room Joi Chambers	Grant D. Wegner, Chief Judge		
Felony Division Kane County Judicial Center Judge Philip DiMarzio - Presiding			
Courtroom 203	John L. Petersen Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury	-	
Courtroom 217	F. Keith Brown Video Arraignment; Bond Reductions, Preliminary Hearings, Violations of Probation; Pretrials, Domestic Battery, Backup Jury Judge	14h - 112	
Courtroom 305	Grant S. Wegner Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury Administrative Call - Thurs. 9:00 a.m.		
Courtroom 311	James T. Doyle Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury		
Courtroom 313	Donald C. Hudson Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury		
Courtroom 319	Philip L. DiMarzio Criminal Trial Judge Including Felony, Misdemeanor, Mental Health Jury, Juvenile Jury		

Section One: Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

ADMINISTRATION Kane County Judicial Center

Room 301 - Chambers

Grant S. Wegner, Chief Judge

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TRAFFIC & MISDEMEANOR DIVISION Kane County Judicial Center Franklin D. Brewe - Presiding Judge

Courtroom 209	James C. Hallock Traffic and Misdemeanor
Courtroom 211	Franklin D. Brewe

Franklin D. Brewe DUI and Misdemeanor Jury Mental Health Jury

Aurora Branch Court

Karen Simpson Traffic and Misdemeanor

Elgin Branch Court

Robert L. Janes Traffic and Misdemeanor

JUVENILE DIVISION Kane County Judicial Center and Kane County Juvenile Justice Center

Judge Barry E. Puklin - Presiding Judge

Juvenile Justice Center

Barry E. Puklin Delinquency and Detention Backup Abuse and Neglect

Judicial Center - Courtroom 005

Judith M. Brawka Abuse and Neglect Backup Detention Hearing Kendall County - Wednesday of each week

FAMILY COURT DIVISION Kane County Judicial Center Donald C. Fabian - Presiding Judge

Courtroom 101

Roger Eichmeier As assigned by the Presiding Judge; Thursdays only -Civil Division Tuesday a.m. only - Floater A

Courtroom 101	Wiley E. Edmondson Tues. a.m. only - Domestic Violence Thursday - Domestic Violence
Courtroom 111	Thomas E. Mueller, as assigned by Presiding Judge
Courtroom 113	Patricia Piper Golden, as assigned by Presiding Judge

Courtroom 123

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Donald J. Fabian

CIVIL DIVISION Kane County Courthouse Pamela K. Jensen - Presiding Judge

Courtroom 110	R. Peter Grometer Acting Chief Judge Probate, Foreclosures, Mechanic Lien cases (CH, MR, ED, TX, and MC cases)
Courtroom 350	Patrick J. Dixon Probate, Foreclosures, Mechanic Lien cases (CH, MR, ED, TX, and MC cases)
NOTE: Courtroom 110 and 350 will share these calls equally	
Courtroom 120	Richard J. Larson Arbitration Supervision; SC/LM cases
Courtroom 310	Gene L. Nottolini L Jury Trials; L Bench Trials
Courtroom 320	Timothy Q. Sheldon L Jury; L Bench Trials
Courtroom 340	Pamela K. Jensen L Jury Trials; L Bench Trials

SPECIAL ASSIGNMENT JUDGES

A. Kane County Courthouse Floater A - Courtroom 430

Wiley E. Edmondson General Floating except Mental Health - Friday and Domestic Violence - Tues. a.m. only Domestic Violence - Thursday On Tuesday a.m. - Eichmeier will be Floater A

B. Juvenile Justice Center Floater B - 2nd flr.

New Associate **General Floating**

Floater coverage as available, will include the following: Courtroom 209, 211, 217, Aurora Branch, Elgin Branch, Courtroom 120 (Small Claims); a call within the Family Division that involves high volume, and Kane County Juvenile.

DeKalb County will have coverage for Judge Donnelly's call, except for the months of June, July and August.

Kendall County will have coverage for Judge Wilson and Judge Hogan. No coverage will be provided for the Wednesday call.

DeKalb County:

Judge John Countryman, Presiding Judge Douglas Engel James Donnelly Kurt P. Klein

Kendall County:

Judge James Wilson, Presiding Judge Judge Thomas E. Hogan Judge Judith Brawka - Wednesdays only

This Order becomes effective January 1, 1999. ENTERED this _ 9 day of December, 1998.

Grant S. Wegner, Chief Judge

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16th Judicial Circuit County of Kane

Kane County Judicial Center Suite 400 - A S7V/777 Foule S8 St. Charles, IL 60175-7536 Telephone (650) 232-3440



GRANT S. WEGNER, Judge In Chambers

To: All Judges of the 16th Judicial Circuit

I have enclosed a copy of the assignments that will become effective January 1, 1999. Assignments effective January 1,1999 unless otherwise indicated are as follows:

Felony Division:

Courtroom 319 - DiMarzio, Presiding Judge Courtroom 313 - Hudson Courtroom 311 - Doyle Courtroom 305 - Wegner Courtroom 203 - Petersen Courtroom 217 - Brown; the 217 call is going

Courtroom 217 - Brown; the 217 call is going to be redesigned to cover one (1) day jury trials on Monday and an additional one-half (1/2) day for domestic violence.

Civil Division:

Courtroom 340 - Jensen, Presiding Judge Courtroom 310 - Nottolini Courtroom 320 - Sheldon Courtroom 350 - Dixon Courtroom 110 - Grometer Courtroom 120 - (Small Claims) Larson Floater A will be assigned to the civil division, one day/week after the new associate is appointed.

Juvenile Division:

Juvenile Justice Center, Puklin, Presiding Judge Courtroom 005 - Brawka (also assigned to continue with Wed. call in Kendall County)

Family Division:

Fabian, Presiding Judge Judges Golden, Mueller and Eichmeier

Misdemeanor and Traffic Division:

Courtroom 211 - Brewe, Presiding Judge

Courtroom 209 - Hallock

Attrona Branch Court-Simpson; will become a 5 day/week call once the new associate is appointe . with continue to do Mental Health until Aurora becomes a 5 day/week call;

Eigin Branch Court- Janes

Once the new associate for Fabian's position has been selected, there will be two floaters;

Floater A - Edmondson; after new associate is appointed, Floater A will do the Mental Health call on Fridays and be assigned to one day a weak in the civil division for trials and motions; prior to new associate being appointed, Floater A will cover as necessary.

Floater B - new associate, will do general floating.

Coverage by floater will be available on a first come basis. Where possible, court calls should be reduced and covered within the division. A floater will not be available to all calls. At this time it appears the following calls in Kane should be entitled to floater coverage; 217, 209, 211, Aurora, Elgin, 120 (Small Claims), a call within the family division that involves high volume. DeKalb County will be entitled to have coverage for Donnelly's call provided it does not include June, July, and August. Kendall County will be entitled to coverage for either Wilson's or Hogan's call but not the Wednesday call.

DeKalb County:

Countryman, Presiding Judge Engel Donnelly Klein



Wilcon Drocidi

Wilson, Presiding Judge Hogan Brawka on Wednesday of each week

GSW/kc cc: Justice Colwell

MENTAL HEALTH HEARINGS



IT IS HEREBY ORDERED:

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Effective immediately General Order 90-1 is hereby amended in part as follows: Section 4 is deleted and a new Section is added to read as follows.

With respect to the above referenced statutory procedures and concerning the legal representation of respondent at the specified hearing it is ordered that the Kane County Public Defender be and hereby is temporarily appointed as attorney for recipient upon the filing of the requisite document specified in the respective statute to serve until the first court appearance or until an appearance by private counsel is filed.

For that purpose notice of the time and place of the hearing shall be served upon the public defender together with a copy of the document filed. If respondent retains private counsel this appointment of the Public Defender shall be vacated. At the time of the first court appearance of the recipient the Judge shall inquire as to the need for continued representation by the Public Defender or the appointment of the Guardianship and Advocacy Commission, and continue the appointment of the Public Defender or vacate the Order as appropriate.

ENTER this <u>U</u>day of November, 1998.

R. Peter Grometer Chief Judge

GENERAL ORDER 98-14 Victim Impact Panel Dates - 1999

Section 1: Victim Impact Panels shall be held in the Multi Purpose Room at the Kane County Judicial Center commencing at 7:00 p.m. These panels will be conducted in English on the following dates in 1999:

> January 4 February 1 March 1 April 12

September 13 May 3 June 7 July 12 August 2

October 4 November 1 December 6

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TY. IL Section 2: Victim Impact Panels shall be held in Spanish, in the Multi Purpose Room commencing at 7:00 p.m. on the following dates in 1999:

February 8	August 9
May 10	November 8

Section 3: Presenters appearing at the Victim Impact Panels shall be paid the sum of \$75.00 to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

Section 4: Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

Section 5: The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Sourt Services.

This Order is effective on the $\frac{13}{12}$ day of Novem Chief Judge

IT IS HEREBY ORDERED that effective immediately until further order of this court that in addition to the exceptions set forth in 730 ILCS 5/5 8a3(b) electronic home monitoring shall not be available as a condition of bond in Class III and higher felony cases or in any felony case in which an act of violence is alleged. The bonds of all persons currently on electronic home monitoring pre-trial shall be reviewed by the judge setting the bond and may remain at the discretion of the judge.

DATED this 26th day of August, 1998.

R: Peter Grometer Chief Judge

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IT IS HEREBY ORDERED:

Section 1: By vote of the Circuit Judges of the Sixteenth Judicial Circuit, the following amendment to the Local Rules is hereby adopted:

Section 2: Article 1.34: PROCEDURE FOR SELECTION OF THE OFFICE OF ASSOCIATE JUDGE.

A. A standing committee of Circuit Judges (Judge Committee) for the purposed review and recommendation of proposed candidates for Associate Judge selection shall be formed and constituted as follows:

- At the time of the election of the Chief Judge, the Circuit Judges shall select five (5) Circuit Judges to serve on this committee. Each committee member shall serve so long as he or she remains an active member of the judiciary in the 16th Circuit and for the same term as the Chief Judge.
- 2. Three members shall be residents of Kane County. Two members shall be residents of Kendall or DeKalb County (preferably one from each).
- 3. The Chief Judge shall not serve on this committee.
- 4. Following a notice of vacancy in the office of Associate Judge, the office of the Chief Judge shall provide to the committee applications and other materials received by the office of the Chief Judge with respect to each candidate.
- 5. The committee shall interview each candidate but need not re-interview candidates who were previously interviewed during the term of the of the committee. Interviews of the candidate shall be open to any Circuit Judge.
- 6. The committee shall submit a list of names to the Circuit Judges 21 days after the close of the applications as set forth in paragraph five below.

B. The Judge Committee shall also direct one of the associate judges to poll the associate judges on the proposed candidates.

- 1. The results of the associate judge poll shall be returned to the Judge Committee indicating as to each candidate that he/she is acceptable, not acceptable or qualifications unknown.
- 2. The poll shall be taken and the results returned to the Judge Committee within 14 days of the close of applications. The raw score of the vote shall be given to the Circuit Judges.

3. This information shall remain confidential.

C. The Judge Committee shall review all information, interview, applications, other papers and documents submitted, and recommend to the Circuit Judges the names of six candidates that the committee considers best qualified to be appointed to the office of Associate Judge. (If there are more than two associate judge vacancies the committee may recommend additional names for consideration.) The committee shall prepare as to each recommended candidate a summary stating the reasons for its recommendations. The list and summary shall be given to the Circuit Judges at least two business days prior to the meeting referenced in paragraph five below.

D. Within 28 days of the close of applications, the Judges Committee shall report on the candidates at a meeting of all the Circuit Judges. The Circuit Judges as a whole shall determine if those recommended by the Judges Committee are sufficiently qualified and acceptable to the judges. The goal of this meeting shall be to generate a list of six names.

- 1. Names may be added to or deleted from the committee's list of recommended candidates by a majority vote of the Circuit Judges.
- 2. The judges shall discuss the qualifications of the candidates in strict and absolute confidence. No information including vote totals shall be disclosed to anyone who is not a 16th Judicial Circuit Judge.
- 3. If necessary, a vote shall be taken to narrow the final list to six names, but there shall be no straw vote for a final selection at this meeting.
- 4. The names of the final list of recommended candidates shall be submitted for background checks.

E. Unless other wise agreed by a vote a final meeting shall be held within 7 days after the meeting referenced in paragraph 5. A straw vote shall be taken to reduce the list to 3 candidates, for each opening with each Judge having three votes. The three candidates receiving the highest number of votes shall be placed on a final ballot. Voting shall continue with each judge receiving one vote until a candidate receives a majority vote. Thereafter each Circuit Judge shall vote his or her official ballot in the manner in which he/she desires in accordance with the Supreme Court Rules and by statute.

F. Vote by proxy shall not be permitted.

G. This rule shall become effective on passage by the Circuit Judges, the first committee shall serve till November 30, 2000.

ENTER this 00 _ day of 998 R. Peter Grometer Chief Judge Michael J. Colwell naux Snow F. Keith Brown Philip DiMarzio James T. Doyle Barry E. Poklin Patrick J. Dixon S. Wegher ila 11 Melvin E. Dunn Pamela K. Jensen Timothy Q. Sheldon Gene L. Nottolini and John Countryman Douglas Engel amer M Do C. Up Thomas E. Hogan James M Wilson

Pursuant to 625 ILCS 5/6-306.6, it is ordered that the Circuit Clerk of the 16th Judicial Circuit Kane County, Illinois shall:

Section One: In any Traffic case where an ex parte judgment is entered and a failure to pay notice has been sent to the defendant's last known address as shown on the court's record, on the 46th day after issuance of said notice the Circuit Clerk shall report to the Secretary of State for compliance with 625 ILCS 5/6-306.6(b).

Section Two: In any Traffic case where revocation of supervision on past conviction is entered and a Failure to Pay Notice has been sent to the defendant's last known address as shown on the court's record, on the 46th day after the issuance of said notice, the Circuit Clerk shall report to the Secretary of State for compliance with 625 ILCS 5/6 306.6(b).

<u>Section Three:</u> In any applicable Traffic case where a Failure to Pay order has been entered and proper notice sent, the court file shall not be returned to court for review on the 46th day after issuance of said notice.

Section Four: This Order becomes effective September 1, 1998.

Section Five: This procedure may also be adopted by DeKalb and Kendall Counties upon the written order of the Presiding Judge of that County.

day of August, 1998. ENTER this 2

R. Peter Grometer Chief Judge

GENERAL ORDER 98-10 Revised

IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit of the State of Illinois, shall adjourn, and the Office of the Clerk of the Circuit Court of the counties of Kane, Kendall, and DeKalb shall be closed on the following legal holidays for the year 1999.

<u>Holiday</u>	<u>Observed On</u>
New Year's Day	Friday, January 1, 1999
Martin Luther King, Jr. Day	Monday, January 18, 1999
Lincoln's Birthday	Friday, February 12, 1999
Washington's Birthday (Observed)	Monday, February 15, 1999
Spring Holiday	Friday, April 2, 1999
Memorial Day	Monday, May 31, 1999 = 5
Independence Day (Observed)	Monday, July 5, 1999
Labor Day	Monday, September 6, 1999
Columbus Day (Observed)	Monday, October 11, 1999
Veteran's Day	Thursday, November 11, 1999
Thanksgiving Day Day Following Thanksgiving	Thursday, November 25, 1999 Friday, November 26, 1999
Christmas Eve Day (Observed)	Friday, December 24, 1999

New Year's Day (Observed) B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court. $(1 + 1)^{-1}$

ENTERED this $\frac{23^{\prime\prime}}{1000}$ day of June, 1998.

R. Peter Grometer, Chief Judge Sixteenth Judicial Circuit

IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit of the State of Illinois, shall adjourn, and the Office of the Clerk of the Circuit Court of the counties of Kane, Kendall, and DeKalb shall be closed on the following legal holidays for the year 1999.

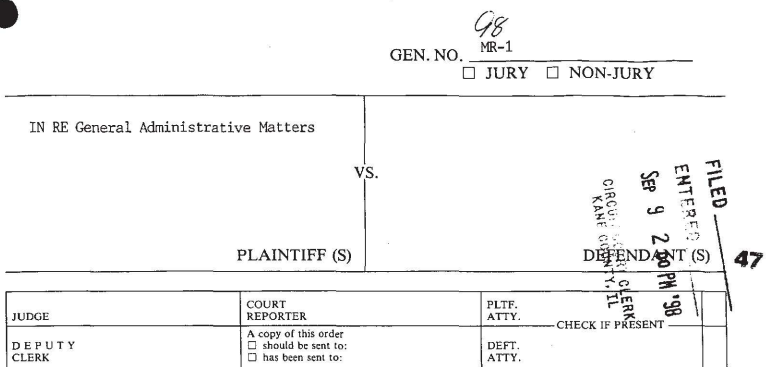
Holiday	Observed On
New Year's Day	Observed On Friday, January 1, 1999
Martin Luther King, Jr. Day	ی Monday, January 18, 1999
Lincoln's Birthday	Monday, January 18, 1999 Friday, February 12, 1999
Washington's Birthday (Observed)	Monday, February 15, 1999
Spring Holiday	Friday, April 2, 1999
Memorial Day	Monday, May 31, 1999
Independence Day (Observed)	Monday, July 5, 1999
Labor Day	Monday, September 6, 1999
Columbus Day (Observed)	Monday, October 11, 1999
Veteran's Day	Thursday, November 11, 1999
Thanksgiving Day Day Following Thanksgiving	Thursday, November 25, 1999 Friday, November 26, 1999
Christmas Eve Day (Observed)	Friday, December 24, 1999

New Year's Day (Observed) B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court. ENTERED this & day of June, 1998 R. Peter Grometer, Chief Judge

Sixteenth Judicial Circuit

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS



ORDER

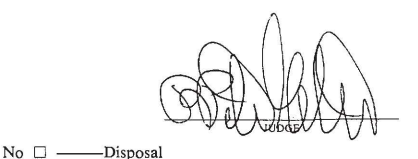
THIS MATTER coming on to be heard pursuant to motion of the Clerk of the Circuit Court of Kane County, Illinois and the court being advised in the premises:

IT IS HEREBY ORDERED that the Clerk of the Circuit Court is hereby authorized to destroy any judges notes in all civil, traffic and criminal misdemeanor cases dated 1992 and earlier which have been completed (including remand on appeal, if any) and which have been microfilmed as provided by statute and local rule.

ENTER this May of September, 1998.

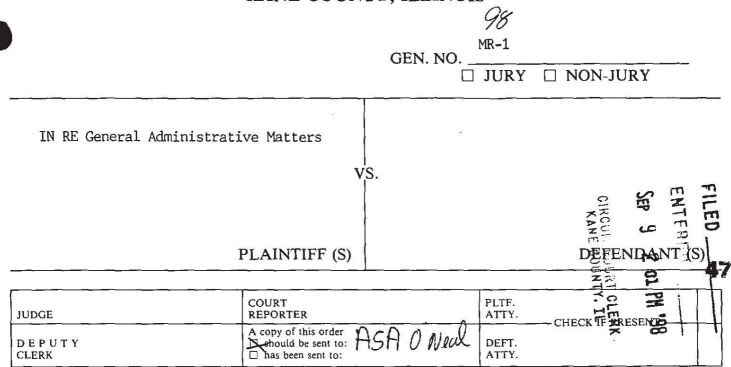
Yes 🗆

9-9-99 DATE



P7-MISC-001

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS



ORDER

THIS MATTER coming on to be heard pursuant to joint motion of Kane County Clerk, Kane County State's Attorney and Kane County Animal Control, and the court being fully advised in the premises:

IT IS HEREBY ORDERED:

A. All cases involving violation of Kane County animal control ordinances from September 22, 1997 to August 24, 1998 shall be re-opened for the limited purpose of apportionment of fines and costs collected for those cases.

B. The Circuit Clerk shall collect \$12,500.00 in fines and costs from the Kane County Animal Control Department and shall apportion and tender to each governmental entity its proper pro rata share of said money.

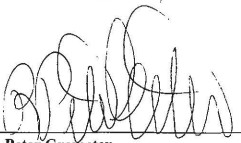
C. Defendants in each case need not, and shall not, be notified. ENTER this 9 day of September, 1998.

DATE

Yes 🗆

IT IS HEREBY ORDERED that Judge Pamela K. Jensen will serve as Acting Chief Judge June 17, 18, and 19, 1998 in the absence of Chief Judge R. Peter Grometer and Acting Chief Judge Grant S. Wegner.

Dated this 12th day of June, 1998.



R. Peter Grometer Chief Judge Sixteenth Judicial Circuit

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IT IS HEREBY ORDERED that Judge James Doyle will serve as Chief Judge May 14th and 15th in the absence of Chief Judge Grometer and Acting Chief Judge Grant Wegner.

Dated this 13th day of May, 1998.

Grant S/Wegner, Acting Chief Judge A true copy of the original of this document is on file in my office KANE COUNTY, IL 28 14 (Te 19. Attest: aborah Sculler 17 ort Clerk, Lings Omnig, Illinois . Circuit C By: DepuigClerk



ENTERED ILED -9 46 6.0 AH Q 86.

Re: Reassignment of all current cases of Judge Philip DiMarzio to Judge Wegner until further of court.

Due to illness of Judge Philip DiMarzio, all matters currently pending in front of Judge DiMarzio are hereby reassigned to Judge Grant Wegner in Courtroom 305 effective immediately

Dated this 29th day of April, 1998.

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Chief Judge

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GENERAL ORDER 98-6 Additional Victim Impact Panel Dates

Section 1. Victim Impact Panels shall be held in the Multi Purpose Room at the Kane County Judicial Center commencing at 7:00 p.m. These panels will be conducted in English on the following dates in 1998:

January 5	July 6	*October 5
March 2	*August 3	November 2
May 4	September 14	*December 7
June 1		

Section 2. Victim Impact Panels shall be held in Spanish, in the Multi Purpose Room commencing at 7:00 p.m. on the following dates in 1998:

June 8	October 19
August 24	December 14

Section 3. Presenters appearing at the Victim Impact Panels shall be paid the sum of \$50.00 per individual, and professional presenters such as doctors, coroner, etc. shall be paid the sum of \$75.00 to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

Section 4. Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5.</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

The Order is effective Mark 20, 1998.

Péter Grometer,

*new dates

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KANE COUNTY, IL

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GENERAL ORDER 98-5

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Compiled Statutes, 705 ILCS 70/4, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit effective April 6, 1998.

SUSAN BLOOM Enter this al day of March, 1998. () R. Peter Grometer

Chief Judge

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CIRCUIT COURT CLERK KANE COUNTY, IL

GENERAL ORDER 98-4

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Compiled Statutes, 705 ILCS 70/4, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit effective March 30, 1998.

JILL KADLEC Enter this day of March, 1998. R. Peter Grometer Chief Judge

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		REVISE	SD		
C	SENERA	AL ORD	ER	98-3	
Revised	from	Gener	al	Order	97-13
	Se	ection	2		

Section 1. Victim Impact Panels shall be held in the Multi Purpose Room at the Kane County Judicial Center in Engrish, on the following dates in 1998, commencing at 7:00 p.m.

January 5	July 6
March 2	September 14
May 4	November 2

Section 2. Victim Impact Panels shall be held in Spanish, in the Multi Purpose Room commencing at 7:00 p.m. on the following dates:

June 8 AUGUST 24 December 14

Section 3. Presenters appearing at the Victim Impact Panels shall be paid the sum of \$50.00 per individual, and professional presenters such as doctors, coroner, etc. shall be paid the sum of \$75.00 to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

Section 4. Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5.</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

Section 6. This Order is effective $fel_{F} = 4,1998$. ENTER this 4^{20} day of February, 1998.

R. Peter Grometer

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Chief Judge

GENERAL ORDER 98-3 Revised from General Order 97-13 Section 2

<u>Section 1.</u> Victim Impact Panels shall be held In the. Multi Purpose Room at the Kane County Judicial Center in Engessh, on the following dates in 1998, commencing at 7:00 p.m.

January 5	July 6
March 2	September 14
May 4	November 2

<u>Section 2.</u> Victim Impact Panels shall be held in Spanish, in the Multi Purpose Room commencing at 7:00 p.m. on the following dates:

June 8 AUGUST 31 December 14

Section 3. Presenters appearing at the Victim Impact Panels shall be paid the sum of \$50.00 per individual, and professional presenters such as doctors, coroner, etc. shall be paid the sum of \$75.00 to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

Section 4. Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5.</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

This Order is effective <u>Section 6.</u> 1998. ENTER this A'day of R. Pet'er Grometer Chief Judge

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GENERAL ORDER 98-2

Section One: Those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

Section Two: Those persons herein designated as back up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel may deem necessary.

Section Three: Those persons as court appointed counsel together with the indication of their back up counsel, are as follows:

Shari Clancy Bertane

Jay Wiegman		Carole Grahn-Hayes William King
Kevin Busch		Frank Giampoli Michael Blake
Carole Grahn-Hayes	-	Jay Wiegman Shari Clancy Bertane

Section Four: This Order shall be effective January 1, 1998 to December 31, 1998.

ENTER this Ar day of January, 1998.

Josette Skelnick Mike Kalland

R. Peter Grometer Chief Judge

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GENERAL ORDER 98-1

IT IS HEREBY ORDERED that by a majority vote of the Circuit Judges of the Sixteenth Judicial Circuit, the attached court rules regarding Family Law are adopted in and for Kane County.

IT IS FURTHER ORDERED that these rules may be adopted by DeKalb and Kendall Counties upon the written order of the Presiding Judge of that County.

ENTER this 13 day of January, 1998.

R. Peter Grometer Chief Judge

LOCAL RULE 15.24 FOR GUARDIANS AD LITEM AND ATTORNEYS FOR CHILDREN

(a.) Standards relating to the appointment of Guardians ad Litem or Attorneys for Children in Custody, Visitation or Removal proceedings.

(1.) To be eligible for appointment as Attorney or Guardian ad Litem for a child in a custody, visitation or removal proceeding in Family Court, a person must be a licensed attorney for a minimum of three (3) years (or an associate with a firm which has a qualified attorney), experienced in the practice of Family Law, must maintain professional liability insurance coverage, and must be trained in the representation of children. The training shall be approved by the Presiding Judge of the Family Law Division and confirmed by the Chief Judge. The Family Law Committee of the Kane County Bar Association shall make training recommendations to the Presiding Judge as needed.

(2.) An attorney who wishes to be considered for appointment as counsel or Guardian ad Litem for a child in a custody, visitation or removal proceeding in Family Court shall make application to the Presiding Judge of the Family Court Division. Attorney's acceptance of Renewal shall be made on or before May 30 of each year. The Presiding Judge shall send Notice to Renew on or before April 1 of each year.

(3.) A Guardian ad Litem shall not serve as the Attorney for the child in the same case.

(4.) In appointing an Attorney or a Guardian ad Litem for a Child, the Court shall consider the experience of the attorney, the complexity and factual circumstances of the case, the recommendations or agreements of the parties, and the geographic location of the child's residence, the parties' residences, and the offices of the Attorney for the child or the Guardian ad Litem.

(5.) A Guardian ad Litem or Attorney for a child shall not be appointed as a mediator in the same case.

(6.) Whenever a court appoints an Attorney for a child or a Guardian ad Litem, the appointment order shall specify the tasks expected of said Attorney or Guardian ad Litem. The designated counsel for the parties shall forward a copy of the appointment order within five (5) days of entry thereof to the Attorney for the child and/or the Guardian ad Litem.

(7.) The Guardian ad Litem or Attorney for the child shall, upon retention, file an appearance, be notified of all court appearances and conferences with the judge, and appear unless excused by the court. There will be no fee for the filing of an Appearance as a Guardian ad Litem or court-appointed Attorney for the child. Unless previously discharged, the court shall discharge the Attorney for the child and/or the Guardian ad Litem at the conclusion of the performance of his or her duties as ordered pursuant to Paragraph (6.) above.

(8.) In the appointment order, the court shall order the parties to pay retainer amounts to the Guardian ad Litem or the Attorney for the child by a date certain. The Guardian ad Litem or Attorney for the child shall submit statements to litigants for services rendered on a minimum bi-monthly basis. Unless otherwise determined by the court upon good cause shown, both parties shall be jointly and severally liable for the fees and costs of the Guardian ad Litem and/or the Attorney for the child.

(9.) The parties'/litigants' attorneys shall not interview the child(ren) without the consent of the Guardian ad Litem and/or the Attorney for the child. Either the Guardian ad Litem or Attorney for the child, or both of them, shall have the right to be present during any such interview.

(10.) The Guardian ad Litem and/or Attorney for the child should take measures to protect the child from harm that may be incurred as a result of the litigation by striving to expedite the proceedings and encouraging settlement in order to reduce trauma that can be caused by litigation.

(11.) All Guardian ad Litem and Attorney for Child appointments shall be made pursuant to the standardized Appointment Order.

(b.) Standards relating to Attorneys for Children.

The Attorney for the child shall at all times act as the advocate for the child.

(c.) Standards relating to Guardians ad Litem.

(1.) During the pretrial stage of a case, the Guardian ad Litem should use appropriate procedures to elicit facts which the court should consider in deciding the case. The Guardian ad Litem shall obtain leave of Court to instigate depositions and, except in emergency situations, to file pleadings.

(2.) At a trial or hearing, the Guardian ad Litem shall make the court aware of all facts which the court should consider.

(3.) At the discretion of the Court, the Guardian ad Litem shall submit a written or oral report(s) with or without recommendations by a date certain designated by the Court.

(4.) If the Guardian ad Litem believes there exists a serious situation involving the child(ren) requiring the immediate attention of the Court, the Guardian ad Litem may present to the Court a written report(s) with recommendations relative thereto.

(5.) The Guardian ad Litem may be duly sworn as a witness and

be subject to examination by all parties.

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(6.) At the discretion of the Court, the Guardian ad Litem may be allowed to call and examine witnesses at trial.

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Approved by Family Law Committee on May 8, 1997 Approved by Kane County Bar Board of Managers on May 12, 1997 Approved as amended by the Judges on July 15, 1997

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Pursuant to Supreme Court Rule 21(b), IT IS ORDERED AS FOLLOWS:

The Honorable R. Peter Grometer, appoints the Honorable James T. Doyle as acting Chief Judge of the Sixteenth Judicial Circuit for the following dates:

December 29 thru December 31, 1997 ___ day of December, ENTER this 1997 Chief Circuit Judge

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GENERAL ORDER 97-22

IT IS HEREBY ORDERED that the Order of 11-7-88 entered in case #88-MR-1 as to escrow accounts, is hereby rescinded and the Clerk is ordered to comply with 5/1-1011 of the Illinois Compiled Statutes.

Entered this 19th day of December, 1997.

R. Peter Grometer Chief Judge

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16th Judicial Circuit County of Kane

P.O. Box 556 Court House, Geneva, IL. 60134 Telephone (312) 232-3400

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OFFICE OF THE CHIEF JUDGE AND COURT ADMINISTRATOR

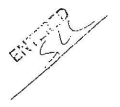
88MR-1

IT IS HEREBY ORDERED that the Clerk of the Circuit Court of Kane County deposit all escrow accounts, established by Court Order, in a separate sub-ledger at the First National Bank of Geneva under regular savings passbook routine at the regular savings rate then declared by said Bank (the present rate being 5.5%).

All pursuant to a proposal by said institution directed to the office of said Clerk dated September 16, 1988.

Joseph M. McCarthy Chief Judge





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e—Affidavit in other pleading ier in tort, contiff seeks damf medical, hospia party may, in ig, file an affidanot directly or or occurrences ich an affidavit is ssal of the claim s provided for in

nissal or move to nstate the certifya show that the arectly involved in red in the action. ay, after the filing of an affidavit under this Section, have discovery with respect to the involvement or noninvolvement of the party filing the affidavit, provided that such discovery is completed within 60 days of the filing of such affidavit.

(c) This Section does not apply to or affect any actions pending at the time of its effective date, but applies to cases filed on or after its effective date. P.A. 82-280, § 2-1010, added by P.A. 84-7, § 1, eff. Aug. 15, 1985.

Formerly Ill.Rev.Stat.1991, ch. 110, ¶ 2-1010.

For effective date and application of P.A. 84–7, see note following 735 1LCS 5/2–114.

5/2–1011. Deposits with Court

§ 2-1011. Deposits with Court. (a) In any action in which any part of the relief sought is a judgment for a sum of money or a determination by the court as to the disposition of a sum of money and a party to the action deposits all or part of that sum with the clerk of the court, the clerk shall deposit that money in an interest bearing account as provided in this Section. When a judgment is entered as to the disposition of the principal deposited, the court shall also direct disposition of the interest accrued to the parties as it deems appropriate.

(b) Unless otherwise ordered by the court as to a specified deposit or deposits, all funds so deposited with the court may be intermingled. The accounts established by the clerk of the circuit court under this Section shall be in banks or savings and loan associations doing business in this State. The accounts must be insured by an agency of the United States to the full extent of the amounts held in the accounts. The clerk shall keep complete and accurate records of the amounts deposited with the court in each action and of the accounts containing those deposits. The records and accounts shall be subject to audit, as provided by law. The clerk shall, upon request of any party in an action in which a sum of money has been deposited with the court under this Section, furnish to that party a statement showing the condition of the deposit or of the account containing the deposit.

(c) Payment out of money deposited with the court shall be made only upon order of the court after a finding that:

(1) the order is consistent with the account records as to the amount involved; and

(2) the order correctly identifies affected parties and specifies to whom payments are to be made and the amount each is to receive.

(d) No moneys on deposit under this Section shall be paid out except by a check of the clerk.

(e) Orders to pay out may be made under terms and conditions as the court may, in its discretion, deem appropriate, subject to the provisions of this Section. The orders may be stayed pending appeal upon application under Supreme Court Rule 305.

P.A. 82-280, § 2-1011, added by P.A. 86-1329, § 3, eff. Jan. 1, 1991.

Formerly Ill.Rev.Stat.1991, ch. 110, ¶ 2-1011.

5/2-1012 to 5/2-1020. §§ 2-1012 to 2-1020. Repealed by P.A. 86-1028, Art. III, § 3-34, eff. Feb. 5, 1990

PART 10A. MANDATORY ARBITRATION SYSTEM

Dection	
5/2-1001A.	Authorization.
5/2-1002A.	Implementation by Supreme Court rules.
5/2-1003A.	Qualification, appointment, and compensation of arbitrators.
5/2-1004A.	Decision and award.
5/2-1005A.	Judgment of the court.
5/2-1006A.	Uniform Arbitration Act.
5/2-1007A.	Expenses.
5/2-1008A.	Evaluation-Report.
5/2-1009A.	Filing fees.

Date Effective

Part 10A was added by P.A. 84-844, § 1, eff. Jan. 1, 1986.

5/2-1001A. Authorization

§ 2-1001A. Authorization. The Supreme Court of Illinois, by rule, may provide for mandatory arbitration of such civil actions as the Court deems appropriate in order to expedite in a less costly manner any litigation wherein a party asserts a claim not exceeding \$50,000 or any lesser amount as authorized by the Supreme Court for a particular Circuit, or a judge of the circuit court, at a pretrial conference, determines that no greater amount than that authorized for the Circuit appears to be genuinely in controversy.

P.A. 82-280, § 2-1001A, added by P.A. 84-844, § 1, eff. Jan. 1, 1986. Amended by P.A. 88-108, § 5, eff. July 20, 1993.

Formerly Ill.Rev.Stat.1991, ch.110, § 2-1001A.

5/2-1002A. Implementation by Supreme Court rules

§ 2-1002A. Implementation by Supreme Court Rules. The Supreme Court shall by rule adopt procedures adapted to each judicial circuit to implement mandatory arbitration under this Act.

P.A. 82-280, § 2-1002A, added by P.A. 84-844, § 4, eff. Jan. 1, 1986.

Formerly Ill.Rev.Stat.1991, ch.110, § 2-1002A.

35

In Re: The appointment of M. Karen Simpson, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts, that M. Karen Simpson has received the majority of votes of the Circuit Judges for the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that M. Karen Simpson is appointed Associate Judge of the Sixteenth Judicial Circuit effective December 1, 1997.

E D day of November, 1997. ENTER this dl 88 **R.** Peter Grometer **Chief Circuit Judge**

IT IS HEREBY ORDERED THAT:

Section 1. Pursuant to 10 ILCS 5/6-21 of the Illinois Revised Statutes, the Court being advised that the term of G. William Richards as a member of the Board of Election Commissioners of the City of Aurora, Kane, Kendall and Will Counties, Illinois does expire on the first day of December, 1997 and it appearing that said G. William Richards has performed the duties of his office since his appointment as a member of the said Election Commission in a lawful and proper manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the court hereby reappoints G. William Richards as a member of said Election Commission for a period of three (3) years from and after the expiration of his term, and until his successor is appointed.

Section 2. The said G. William Richards shall take his seat on such Board immediately upon filing the oath and bond as set forth in 10 ILCS 5/6-24 of the Illinois Revised Statutes.

R. Peter Grometer Chief Judge 16th Judicial Circuit

IT IS HEREBY ORDERED THAT:

Section 1: Pursuant to Chapter 46, Section 6-21 of the Illinois Revised Statutes, a vacancy having occurred on the Board of Election Commission for the City of Aurora, by reason of the resignation from the Commission of Associate Circuit Judge Donald J. Fabian, and the nominee hereinafter named being a resident of the City of Aurora, County of Kane, State of Illinois for more than two (2) years and otherwise satisfying the requirements of Section 6-21 and 6-22; Associate Circuit Judge Thomas E. Mueller is hereby appointed to fill the vacancy created by reason of the resignation of Associate Judge Donald J. Fabian, as an Election Commissioner of the Board of Election Commissioners of the City of Aurora.

Section 2: This appointment shall take effect immediately.		Hov 21	
ENTER this day of November, 1997. R. Peter Grometer Chief Circuit Judge	W.Y. ULERK	2 38 PH *97	103

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GENERAL ORDER 97-18 MENTAL HEALTH HEARINGS

IT IS HEREBY ORDERED:

Section 1. Effective immediately, with respect to hearings required pursuant to Ch. 405 ILCS Sec.5/3-611 (emergency admission upon certificate), Ch. 405 ILCS 5/3-901 (discharge of mentally ill) and Ch. 405 ILCS 5/4-307 (petition for review of admission of developmentally disabled) concerning the setting of hearing dates; it is ordered that a hearing be and is hereby set on each petition at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, II., in the Administrative Building on the next Friday following the date of filing of the requisite petition with the Circuit Clerk.

Section 2. Effective immediately, with respect to hearings required pursuant to Ch. 405 ILCS 5/3-403 (objection to voluntary discharge) and Ch. 405 ILCS 5/3-509 (review of minors admission) concerning the settling of hearing dates; it is ordered that a hearing be and is hereby set on each petition at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, Il., in the Administration Building on the next Friday following the date of filing of the requisite petition with the Circuit Clerk provided, however, that nothing herein shall be construed as res judicata to foreclose the particular judge assigned to the Mental Health call that day from another interpretation of the words: "upon receipt of the petition" as they determine the time in which the hearing must be held.

Section 3. Effective immediately, with respect to hearings required pursuant to Ch. 405 ILCS 5/3-706 (admission by court order), Ch. 405 ILCS 5/4-306 (objection to discharge of adult developmentally disabled), Ch. 405 ILCS 5/4-400-408 (emergency admission of mentally retarded), Ch. 405 ILCS 5/4-502 (c) and 405 ILCS 5/4-505 (admission of mentally retarded by court order), concerning the setting of hearing dates, it is ordered that a hearing be and is hereby set on each matter at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, Il., in the Administrative Building on the next Friday following the date of filing with the Circuit Clerk of the requisite, certificate, petition, report or diagnostic report respectively; provided, however, that nothing herein shall be construed as res judicata to foreclose the particular judge assigned to the Mental Health call that day from another interpretation of the word "receipt" as it determines the time in which the hearing must be held.

Section 4. Effective immediately, with respect to the above referenced statutory procedures, and concerning the legal representation of respondent at the specified hearing, it is ordered that the Kane County Public Defender be and hereby is appointed upon the filing of the requisite document specified in the respective statute.

For that purpose notice of the time and place of the hearing shall be served upon the Public Defender together with a copy of the document filed. Once said Public Defender is

appointed said Public Defender shall have access to the court files, and record, and copies thereof may be furnished to said attorney without further order of court. If respondent retains private counsel this appointment of the Public Defender shall be vacated.

<u>Section 5.</u> An order shall be entered in the individual file by the judge presiding at the hearing confirming the appointment of the Public Defender and the setting and referencing this General Order; provided, however, entering such an order is not a condition precedent to the application of this General Order.

Section 6. Pursuant to Chapter 405 sections: 5/3 509, 5/3-611, 5/3-901, 5/4-307 and 5/4-407 it is hereby ordered that the Department of Mental Health and Developmental Disabilities through the Facility Director at the facility where the respondent is residing shall be responsible for insuring that notice is sent as required under the relevant statutes (to those persons entitled to notice) and shall provide actual notice until such time as pursuant to Sec.3-201 a form is developed which permits sufficiently reasonable generation of the notice with the Circuit Clerk.

Section 7. Pursuant to Chapter 405 sections: 5/3-706 and 5/4-505 it is hereby ordered that the Circuit Clerk shall provide notice to those persons entitled to notice as is required under the relevant statutes and for that purpose the Circuit Clerk may require that the petitioner in each instance provide the Clerk with the requisite forms and information.

Section 8. Effective immediately, with respect to all holidays which have been recognized pursuant to general order entered by the Chief Judge, it is ordered that all Mental Health calls which fall on said holidays are hereby continued to the following Monday.

ENTER this _ 2 M day of November (1997) Chief Judge of Sixteenth Circuit

GENERAL ORDER 97-18 MENTAL HEALTH HEARINGS

IT IS HEREBY ORDERED:

Section 1. Effective immediately, with respect to hearings required pursuant to Ch. 405 ILCS Sec.5/3-611 (emergency admission upon certificate), Ch. 405 ILCS 5/3-901 (discharge of mentally ill) and Ch. 405 ILCS 5/4-307 (petition for review of admission of developmentally disabled) concerning the setting of hearing dates; it is ordered that a hearing be and is hereby set on each petition at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, II., in the Administrative Building on the next Friday following the date of filing of the requisite petition with the Circuit Clerk.

Section 2. Effective immediately, with respect to hearings required pursuant to Ch. 405 ILCS 5/3-403 (objection to voluntary discharge) and Ch. 405 ILCS 5/3-509 (review of minors admission) concerning the settling of hearing dates; it is ordered that a hearing and is hereby set on each petition at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, Il., in the Administration Building on the next Friday following the date of filing of the requisite petition with the Circuit Clerk provided, however, that nothing herein shall be construed as res judicata to foreclose the particular judge assigned to the Mental Health call that day from another interpretation of the words: "upon receipt of the petition" as they determine the time in which the hearing must be held.

Section 3. Effective immediately, with respect to hearings required pursuant to Ch. 405 ILCS 5/3-706 (admission by court order), Ch. 405 ILCS 5/4-306 (objection to discharge of adult developmentally disabled), Ch. 405 ILCS 5/4-400-408 (emergency admission of mentally retarded), Ch. 405 ILCS 5/4-502 (c) and 405 ILCS 5/4-505 (admission of mentally retarded by court order), concerning the setting of hearing dates, it is ordered that a hearing be and is hereby set on each matter at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, Il., in the Administrative Building on the next Friday following the date of filing with the Circuit Clerk of the requisite, certificate, petition, report or diagnostic report respectively; provided, however, that nothing herein shall be construed as res judicata to foreclose the particular judge assigned to the Mental Health call that day from another interpretation of the word "receipt" as it determines the time in which the hearing must be held.

Section 4. Effective immediately with respect to the above referenced statutory procedures, and concerning the legal representation of respondent at the specified hearing, it is ordered that the Kane County Public Defender be and hereby is appointed upon the filing of the requisite document specified in the respective statute, and once so appointed shall have access to the court files and record and copies thereof may be furnished to said attorney without further order of court.

ENTER this A day of October, **Chief Judge**

97MR1

This General Order 97-17 is to add an additional assignment for Courtroom 110 not previously stated in General Order 97-15 as follows:

The assignment of all Change of Name Petitions will be heard in Courtroom 110. ENTER this Man day of October, 1997.

R. Peter Grometer

Chief Judge

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97MR I

Pursuant to the provisions of Ch. 725 of the Illinois Compiled Statutes, Sections 5/108 A-1 and 5/108 B-1, Judges Franklin D. Brewe, Donald J. Fabian, Roger Eichmeier, and Richard J. Larson are hereby assigned the power and authority to issue orders authorizing interceptions of private oral communications.

The authority granted to Judges Brewe, Fabian, Eichmeier and Fabian pursuant to this Order shall remain in full force and effect until further order.

This General Order supersedes General Order 96-37. ENTER this $\underline{\alpha}\underline{\beta}$ day of October 99 R. oneter Peter Chief Judge

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<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the Court assignments indicated below:

ADMINISTRATION Kane County Judicial Center

Room 301

R. Peter Grometer, Chief Judge Ctrm. 211 Administrative Call Wednesday 9:00 A.M. Back-up Felony Jury Trial Judge

CIVIL DIVISION Kane County Courthouse

Courtroom 340

Courtroom 320

Courtroom 310

Courtroom 350

Courtroom 110

Courtroom 120

Pamela K. Jensen Presiding Civil Judge Division; L Jury Trials; L Bench Trials; #3 Backup Judge LM/SC Bench and Jury Trials

Timothy Q. Sheldon L Jury; L Bench Trials; #2 Backup Judge LM/SC Bench and Jury Trials

Gene L. Nottolini L Jury Trials; L Bench Trials; #1 Backup Judge LM/SC Bench and Jury Trials

Patrick J. Dixon CH, MR, ED, TX, and MC cases

Melvin E. Dunn Probate, Foreclosures, Mechanic Lien cases Special Settings as Assigned by the Chief Judge

Donald J. Fabian Arbitration Supervision; SC/LM cases

FELONY DIVISION Kane County Judicial Center

Courtroom 319	Philip DiMarzio Presiding Judge Felony Div. Trial Judge, #4 Misdemeanor, and Mental Health Jury Demand Backup Judge
Courtroom 305	Grant S. Wegner Acting Chief Judge #2 Misdemeanor and Mental Health Jury Demand, Backup Judge, Drug Forfeitures
Courtroom 311	James T. Doyle Trial Judge, #3 Misdemeanor and Mental Health Jury Demand, Backup Judge
Courtroom 313	Donald C. Hudson Trial Judge; #4 Misdemeanor and Mental Health Jury Demand, Backup Judge
Courtroom 203	John L. Petersen Trial Judge; #1 Misdemeanor and Mental Health Jury Demand backup judge; Drug forfeitures
Courtroom 217	Judith M. Brawka Drug Treatment Court Video Arraignment; Bond Reductions, Preliminary Hearings, Violations of Probation; #5 Misdemeanor and Mental Health Jury Demand, Backup Judge, Misdemeanor and Traffic cases as assigned by Chief Judge

TRAFFIC AND MISDEMEANOR DIVISION Kane County Judicial Center

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Courtroom 211

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Richard J. Larson Presiding Judge Traffic and Misdemeanor Division; DUI Trial Judge

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Courtroom 209

Franklin D. Brewe

Aurora Branch Court

To be assigned Monday - Thursday AM and PM Friday AM-Elgin Mental Health Friday PM - Special Settings

Elgin Branch Court

Robert L. Janes

FAMILY COURT DIVISION Kane County Judicial Center

Courtroom 123 Courtroom 101 Courtroom 101 Courtroom 101 Courtroom 101 Courtroom 101 Courtroom 101 Courtroom 111 F. Keith Brown Presiding Judge Family Div. James Hallock Paternities; Return Orders of Protection; Special Setting; State's Attorney Non-Support call; Clerks Non-Support call; Domestic Violence cases; Courtroom 111 Patricia Piper Golden

Courtroom 113

Kurt Klein

JUVENILE DIVISION Kane County Judicial Center and Kane County Juvenile Justice Center

Juvenile Justice Center Barry E. Puklin Delinquency and Detention; Backup Abuse and Neglect Courtroom 005 Thomas Mueller

Abuse and Neglect; Backup Detention Hearings

1

SPECIAL ASSIGNMENT JUDGES

Α.	Kane County Courthouse	Roger Eichmeier
	Courtroom 430	#1 Backup Judge LM/SC cases
		#1 Backup Judge Misdemeanor
		and Mental Health Jury Demand
		cases; Vacation and Illness
		coverage as assigned;
		Miscellaneous Specially
		assigned cases from Chief
		Judge

KENDALL COUNTY

James W. Wilson -Presiding Judge Thomas E. Hogan

DEKALB COUNTY

John W. Countryman -Presiding Judge

Douglas Engel James Donnelly Wiley W. Edmondson

<u>Section Two:</u> SC and LM cases wherein a jury demand has been filed which involve non-complex issues and evidence may, in the discretion of the SC/LM Judge, be set for trial in Courtroom 120. All other SC/LM Jury Demand cases will be assigned to Room 310.

<u>Section Three:</u> Misdemeanor Jury Demands and Mental Health Jury Demand cases shall be set before Judge Richard J. Larson in Courtroom 203. All Misdemeanor and Mental Health Jury Demand cases shall be set for jury trial on Mondays at 9:00 A.M. in Courtroom 203. All Mental Health and Misdemeanor Jury Demand cases which the Courtroom 203 Judge is unable to try shall be transferred, on that Judges order, to the Chief Judge for reassignment to one of the Special Assignment Judges, or an available Felony Judge in the order of preference established herein.

Section Four: All Presiding Judges of the respective divisions of the circuit are authorized to, and shall, make all assignment orders indicated herein, and all other orders for reassignment of Judges as may be necessary to insure the administration of justice within their respective divisions.

<u>Section Five:</u> Weddings in Kane County shall be conducted Monday through Thursday between the hours of 3:00 P.M. and 4:00 P.M. by all Associate Judges sitting in Geneva, except the Special Assignment Judge. Friday weddings shall be conducted between 1:30 P.M. and 4:00 P.M. on a rotating basis by all Associate Judges except the Special Assignment Judge. Assistant Court Administrator, Kathryn Seifrid, shall prepare a Wedding Schedule commencing with the week of January 2, 1997, which will provide for this method of alternate Wedding Schedules. <u>IT IS</u> <u>THE RESPONSIBILITY OF THE SCHEDULED WEDDING JUDGE TO PROVIDE</u> <u>COVERAGE IN THE EVENT OF AN ABSENCE.</u> The 1997 Wedding Schedule is attached hereto as "Attachment A".

<u>Section Six:</u> Kane County Weekend Bond Calls are assigned to all Associate Judges sitting in Kane County. Kane County Bond Call assignments are as previously set forth in General Order 9631. Any changes in the published Bond Call schedule must be called to the attention of Kathryn Seifrid no later than the Friday morning before the changed assignment.

. . .

<u>Section Seven</u>: The following changes in assignments shall become effective on the following dates:

- A. Changes effective October 14, 1997: Judge Dixon to 350 - CH, MR, ED, TX, MC Judge Dunn-to 110 Foreclosures, Mechanics Liens, and Probate Judge Brawka to 217 Judge Petersen to 203 Judge Nottolini to 310 Judge Wegner to 305 Judge Larson to 211
- B. Changes effective December 1, 1997: Judge Janes to Elgin Judge Golden to 113 Judge Eichmeier to Special Assignments - courtroom 430 New Associate Judge to Aurora

Section Eight: All P, CH, MR, ED, TX and MC cases pending before other judges of this circuit on recusal from Judge Dunn not currently set for trial within 60 days of this date may be re-assigned by the judge before whom they are currently at to Judge Patrick J. Diggn, courtroom 350.

ENTER this _ day of R. Peter Grome Chief Judge

PURSUANT TO SUPREME COURT RULE 21(b) IT IS HEREBY ORDERED AS

Section One: Effective September 15, 1997 all juvenine defendants sentenced on this date and hereafter, and ordered to pay restitution, shall direct their payments to the Office of the Circuit Court Clerk of Kane County. In addition, payments made through J.O.R.P. (Juvenile Offender Restitution Program) and A.R.P. (Aurora Restitution program) shall be directed to the Office of the Circuit Court Clerk.

Section Two: Effective September 15, 1997 all juvenile defendants sentenced on this date and hereinafter, and who are ordered to pay case related legal fees shall direct their payments to the Office of the Circuit Court Clerk.

<u>Section Three:</u> The Court Services Department shall be responsible to collect restitution and legal fees on all juvenile defendants sentenced prior to September 15, 1997.

Section Four: In all cases where the defendant is required to make payments for restitution and/or legal fees, the Court Services Department is responsible for the monitoring of the defendants compliance in satisfying the financial obligations as ordered by the court. In the event of non-payment, or failure to pay on a timely basis, the Court Services Department shall begin actions to insure payment of monies as ordered by the court.

Section Five: These rules may also be adopted by DeKalb and Kendall Counties upon the written order of the presiding judge of that county.

ENTER this do day of August, 1997.

R. Peter Grometer Chief Judge

03

<u>Section 1.</u> Victim Impact Panels shall be held in the Multi Purpose Room at the Kane County Judicial Center in English, on the following dates in 1998, commencing at 7:00 p.m.

> July 6 September 14 November 2

May 4 N <u>Section 2.</u> Victim Impact Panels

<u>Section 2.</u> Victim Impact Panels shall be held in Spanish, in the Multi Purpose Room commencing at 7:00 p.m. on the following dates:

June 8

January 5

March 2

December 14

<u>Section 3.</u> Presenters appearing at the Victim Impact Panels shall be paid the sum of \$50.00 per individual, and professional presenters such as doctors, coroner, etc. shall be paid the sum of \$75.00 to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

<u>Section 4.</u> Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by teh Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5.</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

This Order is effectiv Section 6. ENTER this day of 1997.

R. Peter Grometer

Chief Judge

IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit of the State of Illinois, shall adjourn, and the Office of the Circuit of the Circuit Court of the counties of Kane, Kendall, and Deralb shall be closed on the following legal holidays for the gar of 1998.

HOLIDAY

OBSERVED ON

New Year's Day Thursday, January 1, 1998 Day After New Years Friday, January 2, 1998 Martin Luther King, Jr. Day Monday, January 19, 1998 Thursday, February 12, 1998 Lincoln's Birthday Washington's Birthday Monday, February 16, 1998 Friday, April 10, 1998 Spring Holiday Monday, May 25, 1998 Memorial Day Independence Day Friday, July 3, 1998 Labor Day Monday, September 7, 1998 Columbus Day Monday, October 12, 1998 Veteran's Day Wednesday, November 11, 1998 Thanksqiving Day Thursday, November 26, 1998 Day Following Thanksgiving Friday, November 27, 1998 Christmas Day Friday, December 25, 1998 New Years Day Friday, January 1, 1999

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court A true copy of the original of this document is on file in my office Attest: Deborah Seyller Sircent Court Clerk, Kane County, Illinois By: Deputy Clerk

IMRI

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

ORDER

WHEREAS, the University of Illinois, Jane Addams College of Social Work, has been awarded a grant from the Illinois Juvenile Justice Commission to study the role of gender in the Juvenile Justice process, and

WHEREAS, 705 ILCS 405/1-8(A)(8) authorizes release of Juvenile Court information to "persons engaged in bona fide research, with the permission of the presiding Judge of Juvenile Court, the Chief Judge and the chief executive of the agency that prepared the particular records; provided that publication of such research results in no disclosure of a minor's identity and protects the confidentiality of the record."

WHEREAS, the Court has been provided assurances from the research project managers that their research will not result in the disclosure of any minor's identity and that confidentiality will be protected.

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

Permission is granted to the Office of the Circuit Clerk, Probation Office, and State's Attorneys's Office to allow access to and the ability to record data from any juvenile delinquency files for cases originating over the last 1-3 years to Robin Bates and her designees and representatives.

6-30 DATED 5 Peter Grome R. Chief Judge 20 ------Gene Nottolini, Judge

Gene Nottollini, Judge I hereby-grant permission to above named parties and her representatives engaged in bona fide research at the University of Illinois, Jane Addams College of Social Work, to review impounded juvenile court record files pursuant to 705 ILCS 405/1-8(A)(8).

Deborah Seyller

Clerk of the Circuit Court

TMR I

Pursuant to Supreme Court Rule 553, it is ordered as follows:

The Clerks of the Circuit Court are authorized to recall warrants as follows:

1. In any OV, TR or CM must appear case where a warrant or writ issues ONLY for failure to pay fine and costs, the circuit clerks upon receipt of all applicable fines and costs may endorse on the court file "Warrant for Writ Recalled Pursuant to General Order 97-11" and the warrant or writ shall be recalled without an individual judge's signature.

2. In any OV, TR or CM non-must appear case where a warrant or writ issues for failure to pay fine and costs, the circuit clerks upon receipt of all applicable fines and costs may endorse on the court file "Warrant or Writ Recalled Pursuant to General Order 97-11" and the warrant or writ shall be recalled without an individual judge's signature.

3. This procedure is not applicable to felony proceedings.

4. This order supersedes General Order 91-11 dated April 22, 1991.

day of June, 199 ENTERED this _/ Grometer R. Peter II-FD Chief Judge 5 ī 05 III õ

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

ORDER

WHEREAS, the Center for Legal Studies at the University of Illinois at Springfield has been awarded a contract from the Illinois Juvenile Justice Commission to conduct a study of access to counsel in the juvenile courts, and

WHEREAS, 705 ILCS 405/1-8(A)(8) authorizes release of juvenile court information to "persons engaged in bona fide research, with the permission of the presiding judge of the juvenile court and the chief executive of the agency that prepared the particular records; provided that publication of such research results in no disclosure of a minor's identity and protects the confidentiality of the record."

WHEREAS, the Court has been provided assurances from the Center for Legal Studies that their research will not result in the disclosure of any minor's identity and that confidentiality will be protected.

NOW THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

Permission is granted to the Office of the Circuit Clerk, Probation Office, and State's Attorney's Office to allow access to and the ability to record data from any juvenile delinquency files for cases originating in calendar year 1995 to Laura Gransky, Frank Kopecky, Richard Schmitz or Pinky Wassenberg of the Center for Legal Studies, University of Illinois at Springfield. Permission is further granted for staff of these respective offices to discuss the cases with the named representatives of the Center for Legal Studies pursuant to authority and restrictions of 705 ILCS 405/1-8(A)(8).

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Dated:	5-	x 1		1997.
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Peter R.

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Chief /Judge

Gene Nottolini, Judge

I hereby grant permission to above named parties and their representatives engaged in bona-fide research the University of Illinois at Springfield to review impounded juvenile court record files pursuant to 705 ILCS 405/1-8(A) (8)

Deborah Seyller (Clerk of the Circuit Court

STATE OF ILLINOIS

)) SS

COUNTY OF KANE

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT - KANE COUNTY ILLINOIS

ORDER FOR RELEASE OF RECORDS

The Court finds that the research project conducted on behalf of the Illinois Juvenile Justice Commission by the National Council on Crime and Delinquency (NCCD) and the Mental Health Services and Policy Program of the Northwestern University Medical School (Northwestern), are engaged in a bona fide research project as authorized by 705 ILCS 405/1-8(A)(8).

IT IS HEREBY ORDERED that Ms. Carol Latham and/or Joel Ehrlich, and other individuals designated by them who are affiliated with National Council on Crime and Delinquency (NCCD) and the Mental/Health Services and Policy Program of the Northwestern University Medical School (Northwestern) are granted permission and leave to view and examine and copy impounded juvenile court records for the sole purpose of said research project.

IT IS FURTHER ORDERED that the Probation and Court Services Department for the Sixteenth Judicial Circuit of Illinois (Kane County only) is authorized to release all juvenile court and detention records as may be required by the NCCD or Northwestern in furtherance of said research project.

Publication of dissemination of the results of this research shall in no way disclose the identity of any minor or violate the confidentiality of the juvenile court respects.

ENTER: Chief Judge Pete *d*meter ENTER: Judge Gene Nottolini

Hay 20

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I hereby grant permission to representatives of the above entities engaged in the NCCD/Northwestern Juvenile Justice Projects to review impounded juvenile court records pursuant to 705 ILCS 405/1-8(A)(8).

ENTER : Z Deborah Seyller Clerk of the Circuit Court

This matter coming on to be heard on the Motion of the Honorable Michael H. Lyons, Judge, Retired, as receiver for the cases of Attorney Thomas E. Orr, who died on March 27, 1997, for the issuance of a General Order staying any and all applicable statutes of limitation or limitations on times for appeal and to stay any proceedings in such cases pursuant to Supreme Court Rule 776 (c), and the Court being fully advised in the premises:

IT IS HEREBY ORDERED that said Motion is granted and all matters are stayed for a period of 60 days from the date hereof.

Dated this 29th day of May, 1997.

R. Peter Grometer Chief Judge

Applicable cases as discovered to date: Victoria Manion v. Scott Mejia - 97 DKA 352, 354 People v. Dean Herra - 96 CF 593

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STATE OF ILLINOIS SS

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COUNTY OF KANE

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT - KANE COUNTY, ILLINOIS

ORDER

The Court finds that the University of Illinois, University of Michigan and The Institute for Juvenile Research in Chicado pursuant to a grant from the National Institute of Health and Mental Health is engaged in a bonafide research project of monitoring the effect of a violence prevention curriculum instituted through the Metropolitan Area Child Study as authorized by 705 ILCS 405\1-8(A)(8).

IT IS HEREBY ORDERED that Ms. Ellen Wentland and other individuals designated by her who are affiliated with the Metropolitan Area Child Study through the above named educational institutions are granted permission and leave to view and examine impounded juvenile court records for the sole purpose of monitoring research data described above.

Publication or dissemination of the results of this research shall in no way disclose the identity of any minof or violate the confidentiality of the juvenile court record

ENTER:

R. Peter Grome ENTER:

Gene Nottolini Presiding Judge Juvenile Ct.

I hereby grant permission to representatives of the above educational institutions engaged in the Metropolitan Area Child Study to review impounded juvenile court records pursuant to 705 ILCS 405\1-8(A)(8).

ENTER:

Deborah Seyller Clerk of the Circuit Court

Section One: The Kane County Juvenile Justice Center is primarily a detention facility and the rules of said building require no gang colors, insignia or any apparel that could signify gang affiliation or opposition. This rule is designed for safety and the orderly operation of a secured facility.

Section Two: As a result of the above detention facility rule, the Court orders that there shall be <u>NO</u> sports team shirts, jerseys, sweatshirts, jackets, insignia or reference to any group or group related organization. This order applies to commercial trademarks, logos, sports or entertainment apparel. No jewelry names, alphabet letters, or numbers shall be exhibited in this building.

<u>Section Three:</u> Violations of this order may be sanctioned by criminal and civil Contempt of court.

11 Signed this 3 day of March, 1997 R. Feter Grometer Chief, Judge Gene Nottoliní Presiding Judge Juvenile Division

KAT. CONTAIL

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Unless otherwise ordered by a Court, in order to protect the public safety and the health of courthouse personnel and the general public, General Order 95-20 is hereby amended.

1. All inmates of the Kane County Correctional Center shall be skin tested for tuberculosis.

2. All inmates transported to any court prior to administration and reading of the test shall be required to wear a protective mask.

3. In the event of a positive skin test, no inmate shall be transported to any court until protocol for screening of positive tuberculosis skin test has been accomplished, and there is clearance of inmate for transportation to court by the Public Health Department or medical personnel.

4. Anyone who refuses to participate in the testing process shall not be transported to any court and may be deemed physically unfit for trial. The Judge may order the test administered.

5. The Sheriff and any Judge before whom the inmate is appearing shall have the authority to order masked any inmate if the skin test is positive or has not been completed.

ENTER this JW day of June Peter Smetei

Chief Judge

GIN: P

ULERK WINY, TL Section One: Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the court assignments indicated below:

> TRAFFIC AND MISDEMEANOR DIVISION Kane County Judicial Center

Courtroom 211

Grant S. Wegner Presiding Judge Traffic and Misdemeanor Division. D.U.I. Trial Judge.

JUVENILE DIVISION Kane County Judicial Center

Courtroom 201

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a magnitude and inclusion of

R. Peter Grometer Wednesday A.M. and P.M. Abuse and Neglect; Back-up Detention Hearings.

KENDALL COUNTY

Thomas E. Hogan; Thomas E. Mueller; Wednesday A.M. and P.M. only.

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Section Two: This Order becomes effective March 24, 1997.

Section Three: All provisions of General Order 96-31 not inconsistent with this Order remain in full force and effect. ENTER this X day of February, Grometer R. Peter CIRCUL, KANE ENLESE Chief Judge COUNTY, IL ß and the second a program in the Article program. a and a de 1 - E 2 N The second s the state of and the second second second second and the second secon

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Section One: Those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

<u>Section Two:</u> Those persons herein designated as back up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel may deem necessary.

<u>Section Three:</u> Those persons as court appointed counsel together with the indication of their back up counsel, are as follows:

Shari Clancy Bertane	Josette Skelnick Mike Kalland
Jay Wiegman	Carole Grahn-Hayes Charles Marshall
Kevin Busch	Frank Giampoli Michael Blake

Carole Grahn Hayes ---

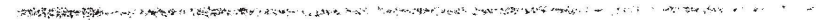
Jay Wiegman Linda Holtzrichter

Section Four: This order shall be effective February 1, 1997 to December 31, 1997.

ENTER this di day of February, 199

R. Peter Grometer Chief Judge

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IN THE CROUT COURT FOR THE 1. " JUDICIAL CIRCUIT KANECOUNTY, 14. 97MR1

GENERAL ORDER 97 - MR/

IT IS HEREBY ORDERED THAT:

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The Village Hall of the Village of East Dundee located at 120 Barrington Avenue is hereby designated a place for holding court for purposes of the hearings of the Municipal Officers Electoral Board of the Village of East Dundee as constituted pursuant to the Illinois Election Code.

The terms and conditions of this Order shall be effective commencing Monday, February 3, 1997, and until further order of this court. conclusion of kiazing on objections to petitions for nomination in the Village of Early Dunckee of the ENTER this 31st day of January, 1997. consulidated election to be heid on the forday of man 1997.

Peter Grometer, Chief Circuit Judge

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GENERAL ORDER 97-5 REVISED FROM GENERAL ORDER 96-2

Section One: Pursuant to 55 ILCS 5/5-110(d) and (e); the court has been collecting fees from individuals who plead guilty or are found guilty of the offense of Driving Under the Influence of Alcohol; the statute provides that,

... [t]he proceeds of this fee shall be placed in the County General fund and used to finance education programs related to driving under the influence of alcohol.or drugs."

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Section Two: Kane County Ordinance 93-170, enacted on June 8, 1993, provides that the Clerk of the Circuit Court shall charge and collect a \$100.00 fee for second and subsequent violations of Section 11-501, and that "[t]he proceeds of this fee shall be placed in the County General Fund and used to finance education programs related to driving under the influence of alcohol or drugs."

<u>Section Three:</u> Such sums shall be held by the Treasurer of Kane County, and be disbursed for alcohol and drug education programs pursuant to the ordinance and statute, upon the order of the Chief Judge.

Section Four: In making recommendations to the court regarding funding for education programs related to driving under the influence of alcohol or drugs, the criteria to be applied by the Kane County Task Force on Drinking and Driving shall include the following:

- (a) All applicants must have been deemed and received 501(c)3 not for profit status in order to receive consideration for eligibility; lack of such status shall preclude any group or organization from consideration of allocation of funding.
- (b) The potential effectiveness of the program;
- (c) The cost and cost-effectiveness of the program;
- (d) The number of persons who will be served by the program;
- (e) The standing and abilities of the organization which will be running the program;
- (f) Geography; in other words, allocating funding in a fair distribution between all areas of our county.

If after consideration of criteria items A-F the Task Force finds a program sufficiently worthy of funding, such program shall become eligible for the aforementioned funding so long as drug and alcohol education related in driving under the influence is a substantial part of the program.

<u>Section Five:</u> Any request for funding from this Alcohol Fund shall be submitted first to the Court Administrator.

- (a) If the request seeks less than \$500.00 the Deputy Court Administrator shall forward the request to the presiding judge in "DUI Court", courtroom 203, for his review and recommendation, and the presiding judge in DUI court shall then submit the request, with his or her recommendation to the Chief Judge.
- (b) If the request seeks more than \$500.00 then the Deputy Court Administrator shall send copies of the request to the members of the Kane County DUI Task Force, which has agreed to review such requests at the meeting following receipt for the request, and submit a resolution to the Kane County Judicial Committee for its consideration of each allocation.

Section Six: All grants made pursuant to the provisions of 55 ILCS 5/5-110(d) and (e), and this General Order shall have a maximum eligibility of \$5,000.00 per program.

Section Seven: All groups or organizations which receive funding pursuant to 55 ILCS 5/5-110(d) and (e), and this General Order shall be subject to audit.

<u>Section Eight:</u> The Chief Judge shall maintain ultimate responsibility for determining whether a disbursement shall be made from the Alcohol Fund.

<u>Section Nine:</u> Any person or organization wishing to communicate support for, or opposition to a particular application for funding for the Alcohol Fund, may do so by writing a letter addressed to the Deputy Court Administrator.

ENTER this 310 day of ______ Grometer

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing February 6, 1997.

VICKI COHEN ENTER this 24 day of January, 1997 R. Peter Grometer Chief Circuit Judge

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GENERAL ORDER 97-3 AMENDING GENERAL ORDER 96-23 MARCH MEETING DATE

The March 3, 1997 meeting date of the Gang Impact Panel is hereby rescheduled to meet on MARCH 24, 1997 at 5:30 p.m., Multi-Purpose Room, Kane County Judicial Center, 37W777 Route 38, St. Charles, Il.

_ day of January, 1997 ENTER this d

R. Peter Grömeter Chief Judge

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GENERAL ORDER 97-2

IT APPEARING that extremely heavy snow fall has made all roads in the County impassable; and

IT FURTHER APPEARING to the Court that the Chief Judge and Chairman of the Kane County Board, have ordered that all Court and County facilities be closed.

IT IS THEREFORE ORDERED that the Kane County Courts shall be and will remain closed on January 16, 1997.

IT IS FURTHER ORDERED that all traffic tickets shall be continued to the Officer's next court date, and that the Clerk of said Court shall send all defendant notice of such continuance;

IT IS FURTHER ORDERED herein that all summonses having been served with a return date of January 16, 1997 shall be returnable on the next court day;

IT IS FURTHER ORDERED that the time for the filing of all other documents required to be filed on or before said date of January 16, 1997, be and the same hereby is extended to the next court date;

IT IS FURTHER ORDERED that all matters set for hearing on this date shall be and the same hereby are continued to the next court day, or to such further date as may be agreed upon by the parties, or a new notice for hearing served therein.

ENTER: January 17, 1997

Chief Judge



IN THE CIRCUIT COURT FOR THE 16th JUDICIAL CIRCUIT, OF THE STATE OF ILLINOIS 8 203 IN THE MATTER OF THE APPOINTMENT r: OF R. PETER GROMETER, AS THE CHIEF) JUDGE OF THE 16th JUDICIAL CIRCUIT) OF THE STATE OF ILLINOIS.) 4 The majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois, having voted to appoint R. Peter Grometer to be the Chief Judge of the Sixteenth Judicial Circuit of the State of Illinois, does hereby appoint R. Peter Grometer, Chief Judge of the Sixteenth Judicial Circuit, Illinois, effective December 2, 1996. ENTER this / 701 day of 5 1997. Patrick Dixon Nottolini Géne J Philip/L. DiMarzio Timothy Q./ Sheldon Pamela K. Jensen Barry Puklin Τ. Dov14 ames

Melvin E. Dunn

Wilson

John Countryman

Douglas Engel

Grant Wegner

F. Keith Brown

Thomas E. Hogan

1997 - N

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GENERAL ORDER - 96-38

IT IS HEREBY ORDERED THAT:

Section 1. Pursuant to Chapter 10 ILCS 5/6-21, the Court being advised that the term of Louvenia Erves as a member of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois does expire on the first day of December, 1996 and it appearing that said Louvenia Erves has performed the duties of her office since her appointment as a member of the said Election Commission in a lawful and proper manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the Court hereby reappoints Louvenia Erves as a member of said Election Commission for a period of three (3) years from and after the expiration of her term, and until her successor is appointed.

<u>Section 2.</u> The said Louvenia Erves shall take her seat on such Board immediately upon filing the oath and bond as set forth in Section 5/6-24 of Chapter 10 of ILCS.

Section 3. This order shall take effect December 1, 1996. ENTER this 27 day of <u>Moreules</u>, A.D., 1996.

Chief Circuit Judge

I, Louvenia Erves, do solemnly swear that I am a citizen of the United States, and have resided in the City of Aurora, County of Kane, and the State of Illinois, for a period of at least 33 years last past, and that I am a legal voter and householder in said City and State. That I will support the Constitution of the United States and of the State of Illinois, and the laws passed in Pursuance thereof, to the best of my ability, and will faithfully and honestly discharge the duties of the office of Election Commissioner for said City.

Lovenia Ernes

Louvenia Erves

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REQUEST FOR AUTHORITY TO ASSIGN ASSOCIATE JUDGE

Pursuant to Supreme Court Rule 295, I hereby request authority to assign Associate Judge <u>Kurt P. Klein</u>, for the period from <u>9-23-96</u> to <u>6-30-99</u>, to conduct trials of criminal cases in which the defendant is charged with an offense punishable by imprisonment for more than one year.

I need such authority for the following reasons:

-	such assignment.		Nov 6
	Other:		Ĩ
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10-15-96	16th	Mini Mettern	άĥ.
Date	Circuit	Chief Judge's Signature	

SUPREME COURT ACTION

It is hereby ordered that from <u>September 23, 1996</u> to <u>June 30, 1999</u> the above named Associate Judge is granted authority to conduct trials of criminal cases in which the defendant is charged with an offense punishable by imprisonment for more than one year.

Dated this _____24th day of _____0ctober ____, 19 ____.

ichael a. Bilandic

Chief Justice, Supreme Court of Illinois

I, Juleann Hornyak, Clerk of the Supreme Court of the State of Illinois, and keeper of the records, files and Seal thereof, do hereby certify the foregoing to be a true copy of an Assignment Order filed in this office on the <u>25th</u> day of <u>October</u>, <u>1996</u>.

Juleann Hornyak

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court this

[SEAL] Supreme Court of Illinois

25th day of <u>October</u>, 1996.

FORM NO. 2

State of Illinois Supreme Court

SEP 2.C 1996

i E

Justice James D. Heiple

Justice John L. Nickels

Justice Moses W. Harrison II

At a Term of the Supreme Court, begun and held in Springfield, on Monday, the _____9th

day of _____September _____, 19_96 _.

Present: Michael A. Bilandic, Chief Justice Justice Benjamin K. Miller Justice Charles E. Freeman Justice Mary Ann G. McMorrow

M.R. 1403

In re: Judicial Vacancy

Order

Pursuant to the authority of section 12, subsection (c) of article VI of the Constitution of this State, the following appointment is made:

Circuit Judge of the Sixteenth Judicial Circuit, at Large

Effective immediately, and terminating December 2, 1996, the Honorable F. Keith Brown, Associate Judge of the Sixteenth Judicial Circuit, is appointed Circuit Judge of the Sixteenth Judicial Circuit, at Large, to fill the position formerly held by the Honorable Kurt P. Klein, who had been appointed to fill the vacancy created by the retirement of the Honorable Michael F. O'Brien.

> IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court this 23rd day of September, 1996.

Auleanni Hornyak Clerk,

Supreme Court of the State of Illinois.



SEP 2 3 1996

SUPREME COURT CLERK

96MRD

State of Illinois Supreme Court

At a Term of the Supreme Court, begun and held in Springfield, on Monday, the 13th

day of ______, 19_96 _.

Present: Michael A. Bilandic, Chief Justice Justice Benjamin K. Miller Justice James Justice Charles E. Freeman Justice Moses Justice Mary Ann G. McMorrow Justice John L

c, Chief Justice Justice James D. Heiple Justice Moses W. Harrison II Justice John L. Nickels

M.R. 1403

FORM NO. 2

In re: Judicial Vacancy

<u>Order</u>

Pursuant to the authority of section 12, subsection (c) of article VI of the Constitution of this State, the following appointment is made:

Circuit Judge of the Sixteenth Judicial Circuit, at Large

Effective August 15, 1996, and terminating December 2, 1996, the Honorable Thomas E. Hogan is appointed Circuit Judge of the Sixteenth Judicial Circuit, at Large, to an additional judgeship created by Public Act 89-401 (705 ILCS 35/2h(c)).



IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court this 2nd day of August, 1996.

Juliann Hornyak Clerk,

Supreme Court of the State of Illinois.

FILED

AUG 2 1996

SUPREME COURT CLERK

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NO

State of Illinois Supreme Court

At a Term of the Supreme Court, begun and held in Springfield, on Monday, the _____13th

day of <u>May</u>, 19<u>96</u>

Present: Michael A. Bilandic, Chief Justice Justice Benjamin K. Miller Justice James Justice Charles E. Freeman Justice Moses Justice Mary Ann G. McMorrow Justice John L

c, Chief Justice Justice James D. Heiple Justice Moses W. Harrison II Justice John L. Nickels

M.R. 1403

In re: Judicial Vacancy

Order

Pursuant to the authority of section 12, subsection (c) of article VI of the Constitution of this State, the following appointment is made:

Circuit Judge of the Sixteenth Judicial Circuit, at Large

Effective August 15, 1996, and terminating December 2, 1996, the Honorable Timothy Q. Sheldon is appointed Circuit Judge of the Sixteenth Judicial Circuit, at Large, to an additional judgeship created by Public Act 89-401 (705 ILCS 35/2h(c)).

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court this 2nd day of August, 1996.

Juliann Hornyal

Clerk, Supreme Court of the State of Illinois.

FILED

AUG 2 1996

SUPREME COURT CLERK



M.R. 898

IN THE SUPREME COURT OF ILLINOIS

96 MR 1 DECENVEN JUNI 7 1995

Judicial Assignment Order

Intercircuit Assignments

On the request of Honorable Michael R. Galasso, Chief Judge of the Eighteenth Judicial Circuit, that a judge of another judicial circuit be assigned for the sole purpose of impaneling and overseeing the special grand jury in the matter of *In the Application for Appointment of a Special Prosecutor*, No. 95 MR 807, and the Supreme Court having determined that the public necessity so requires;

IT IS ORDERED that Honorable Philip L. Di Marzio, of the Sixteenth Judicial Circuit, Kane County, is hereby assigned to the Circuit Court of the Eighteenth Judicial Circuit, DuPage County, on such dates as may be necessary to impanel and oversee the special grand jury in above-named case.

Dated this 12th day of June, 1996.

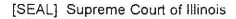
Michael a. Be

Chief Justice, Supreme Court of Illinois

I, Juleann Homyak, Clerk of the Supreme Court of the State of Illinois, and keeper of the records, files and Seal thereof, do hereby certify the foregoing to be a true copy of an Assignment Order filed in this office on the <u>13th</u> day of <u>June</u>, 19 <u>96</u>.

uleann Hornyak

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court this



<u>13th</u> day of <u>June</u>, 19<u>96</u>.

Pursuant to the provisions of Ch. 725 of the Illinois Compiled Statutes, Sections 5/108 A-1 and 5/108 B-1, Judges Thomas E. Hogan and Franklin D. Brewe, are hereby assigned the power and authority to issue orders authorizing interceptions of private oral communications.

The authority granted to Judges Hogan and Brewe pursuant to this Order shall remain in full force and effect until further order.

This General Order supersedes General Order 95-2. day of December, 19/96 ENTER this

R. Peter Grometer Chief Judge

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IT IS HEREBY ORDERED that the following post-arraignment felony cases shall be assigned to courtroom 305 commencing December 2, 1996:

<u>Section 1:</u> Cases in which the highest class felony charged is an alleged violation of the Controlled Substances Act or the Cannabis Control Act.

<u>Section 2:</u> Cases in which alleged violations of the Controlled Substances Act or Cannabis Control Act are joined with charges of Unlawful Use of Weapons or other weapons possession charges as the only felony offenses charged.

<u>Section 3:</u> If a defendant has more than one case pending the lowest numbered case governs the assignment. However:

- a. If the State elects to prosecute first

 a higher numbered case of the type
 described in paragraphs one or two above;
 all cases shall be transferred to courtroom
 305. Upon completion of that prosecution,
 the remaining cases shall be transferred
 back to the original felony trial court.
- b. If the lowest numbered case is of the type described in paragraph one or two above, and the State elects to prosecute first a higher numbered case not of that type, all cases shall be transferred to the Presiding Judge of the Criminal Division for reassignment.

<u>Section 4:</u> All petitions to violate probation in which probation was granted in courtroom 305 after December 2, shall be assigned to courtroom 305.

<u>Section 5:</u> All controlled substances and cannabis related forfeiture proceedings.

DATED this 15 day of November, R. Peter Grometer Acting Chief Judge

It is hereby ordered that the following divisions of the Circuit Court for the 16th Judicial Circuit, Kane County, Illinois shall meet on following schedules at the times and places specified herein:

Section 1: Civil Division: The first Thursday of every month commencing December 5, 1996 and monthly thereafter. Meetings to commence at 7:30 A.M. in Courtroom 310 of the Kane County Courthouse.

Section 2: Felony Division: The second Thursday of every month commencing December 12, 1996 and monthly thereafter. Meetings to commence at 7:30 A.M. in Room 319 of the Kane County Judicial Center.

Section 3: Family Division: The third Thursday of every month commencing December 19, 1996 and monthly thereafter. Meetings to commence at 7:30 A.M. in Room 123 of the Kane County Judicial Center.

Section 4: Traffic and Misdemeanor Division: The fourth Thursday of every month commencing January 23, 1997 and monthly thereafter. Meetings to commence at 4:00 P.M. in Room 209 of the Kane County Judicial Center.

Judges assigned to each division are expected to attended their respective divisional meetings. Other Judges of the Circuit may attend. The Chief Judge or Acting Chief Judge shall also attend. The presiding judge of the division shall establish the agenda and preside at the meeting.

DATED this day of November, 1996.

R. Peter Grometer Acting Chief Judge





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GENERAL ORDER 96-33

PROBATE & CHANCERY COURT CHANGES

Effective December 2, 1996

The following schedule shall apply to all Probate (P), Chancery (CH), Miscellaneous Remedies (MR), Eminent Domain (ED), Tax (TX), & Municipal Corporations (MC).

- All probate and chancery court matters will be heard in court room 350 at the main court house, 100 S. Third Street, Geneva, Illinois 60134. Inquiries relating to matters other than probate may be addressed to the division secretary at 630-232-3441. Inquiries relating to probate matters should be directed to Paralegal Dorothy Mahr at 630-232-3461. The fax number for both departments within the division is 630-232-0375.
- 2. Scheduling shall be as follows:
 - A. Routine matters, matters of course, agreed orders, status and settings for hearing or trial and similar matters:
 - PROBATE: Schedule through Paralegal Dorothy Mahr 630-232-3461. These matters will be heard at 9:00 a.m. on Tuesday and Thursdays of each week subject to the judges calendar.
 - 2) CH, ED, MR, TX And MC cases are to be scheduled through the Scheduling Department (630) 232-3470. These matters will be addressed on Monday, Wednesday & Friday at 9:30 a.m. and on Tuesdays & Thursdays at 10:30 a.m.

DO NOT SIMPLY select a date without proper scheduling. The file will not be in court and the matter will not be heard.

- A. Foreclosures will be heard on Thursdays at 10:30 a.m. and on Fridays at 9:30 a.m. together with other matters that may come before the court at that time.
- B. Sheriff's sales will be held on Fridays at 9:00 a.m.

- C. Jury Trials will be begin on Mondays at 10:30 a.m. In cases where a bus is needed to transport jurors to site inspection arrangements and costs are the responsibilities of counsel.
- D. Emergency matters will be heard on a "time available" basis. Whether a matter is an "emergency" will be determined by the court and appropriate sanctions imposed for abuse of the claim of emergency.
- E. Hearing dates and trial dates will be set by order of court.
- F. All cases must have a future date scheduled for purposes of tracking the files. All orders disposing of cases should include the words "strike pending dates."
- G. Name changes will be heard on Monday, Wednesday & Friday only.
- H. Supreme Court Rule 137 is alive and well. ALL PAPERS must be signed in accordance with that rule.
- I. In the event of conflict between any of the rules contained herein and the rules of the Circuit Court for the Sixteenth Judicial Circuit as amended and published those circuit rules shall apply.

Dated this 315 day of October 1996 Judge Melvin E. Dunn Judge R. Peter Grometer, Acting Chief Judge

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GENERAL ORDER 96-33

IT IS HEREBY ORDERED that by a majority vote of the Circuit Judges of the Sixteenth Judicial Circuit, the attached court rules regarding Family Law are adopted in and for Kane County.

IT IS FURTHER ORDERED that these rules may be adopted by DeKalb and Kendall Counties upon the written order of the Presiding Judge of that County.

ENTER this May day of October, 1996. nume fortune Sept 10, 1996 Gené Nottolini Chief Judge

COUT COURT CLERK to 2

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

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DISCOVERY RULES IN FAMILY LAW CASES

<u>1.01</u> <u>POLICY</u>: It is the policy of the Family Division, Kane County, Illinois, Sixteenth Judicial Circuit to assign a pro-active duty to each party to provide essential financial information to the other party, and to provide for more economical litigation for the parties.

<u>1.02</u> <u>APPLICATION OF DISCOVERY RULES IN FAMILY LAW CASES:</u> The DISCOVERY RULES IN FAMILY LAW CASES shall apply to all the following matters: dissolution of marriage proceedings and legal separation proceedings unless compliance is excused by order of court on its own motion or on motion of a party for good cause shown. The Rules may further apply to actions to establish or declare parentage and to post-judgment proceedings for modification or termination of maintenance; modification of child support; educational contributions; contributions to medical, dental or psychological expenses; insurance expenses or reimbursement; and all other pleadings raising financial issues; but the Rule shall apply in these cases only upon order of court on motion of either party or on the court's own motion. These discovery rules do not apply to Joint Simplified</u> **Dissolution** 750 ILCS 5/451 et seq. or to precipae for summons.

<u>1.03</u> <u>PRO-ACTIVE DISCOVERY</u>: Within twenty-one (21) days of the filing of the defendant's general appearance or responsive pleading in any family law case as defined in paragraph 1.02 above, each party shall serve upon all parties entitled to notice the completed **COMPREHENSIVE FINANCIAL STATEMENT** in the form established by these Rules and each party shall file with the Clerk of the Circuit Court within seven (7) days thereafter a certificate of completion and of service (in the form as attached) certifying that the **COMPREHENSIVE FINANCIAL STATEMENT** has been completed and setting forth the date on which the completed **COMPREHENSIVE FINANCIAL STATEMENT** has been completed and setting forth the date on which the completed **COMPREHENSIVE FINANCIAL STATEMENT** was served upon the opposing party. The **COMPREHENSIVE FINANCIAL STATEMENT** shall not be filed with the Clerk of the Circuit Court.

If a party is unable to complete any portion of the required **COMPREHENSIVE FINANCIAL STATEMENT**, he or she shall indicate his or her inability to do so as "Unknown" as to each specific item and shall so certify on the last page of the **COMPREHENSIVE FINANCIAL STATEMENT** pursuant to 735 ILCS 5/1-109. The parties are required to make every reasonable effort to obtain the information required and, to that end, neither party shall secrete or withhold records in his or her control relating to the information sought.

<u>1.04</u> <u>VOLUNTARY PRODUCTION OF DOCUMENTS</u>: All statements of income, assets and debts set forth in the **COMPREHENSIVE FINANCIAL STATEMENT** shall be corroborated by written documents to be attached to and made part of the **COMPREHENSIVE FINANCIAL STATEMENT**, whenever a party has such documentation, or whenever a party can obtain such documentation upon reasonable effort from other sources.

1.05 <u>DUTY TO UPDATE AND KEEP CURRENT</u>: It is the duty of each party and each party's attorney to frequently update and amend the **COMPREHENSIVE FINANCIAL STATEMENT** upon the occurrence of any significant change in financial circumstances. Such updates to or amendments of the **COMPREHENSIVE FINANCIAL STATEMENT** shall not be filed with the Clerk of the Circuit Court, but shall be served upon each person entitled to notice under the Supreme Court Rules, with proof of service filed with the Clerk.

<u>1.06</u> <u>SANCTIONS FOR NON-COMPLIANCE</u>: The court may impose such sanctions for violation of these DISCOVERY RULES IN FAMILY LAW CASES as are provided in Illinois Supreme Court Rule 219. In addition, the Court may decline to find attorney's fees necessarily incurred if these DISCOVERY RULES IN FAMILY LAW CASES are not followed.

<u>1.07</u> These DISCOVERY RULES IN FAMILY LAW CASES shall be effective sixty (60) days after its approval by the Chief Judge of the Sixteenth Judicial Circuit, Kane County, Illinois.

Attorney No. _____ IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

IN RE THE MARRIAGE OF)	
)	
	D1 1)	
	Plaintiff,)	
1/2			GENERAL NO
VS.			ULNERAL NO
))	
	Defendant.)	

PROOF OF SERVICE

TO:

The undersigned, being duly sworn, says that on <date>, a COMPREHENSIVE FINANCIAL STATEMENT was completed by <Plaintiff/Defendant> in the above cause in compliance with local rules and on <date> was served on the above-mentioned parties in the following manner:

By personally delivering a copy thereof to each party or person, addressed as above.

_ By depositing a copy thereof, enclosed in an envelope, in the United States Mail at ______, Illinois, proper postage prepaid, before the hour of 5:00 p.m., addressed as above.

Attorney of Record

Subscribed and sworn to before me this _____ day of _____, 19____.

Notary Public

<Firm Name/Address/Telephone>

STATE OF	
COUNTY OF	

Attorney No. IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

IN RE THE MARRIAGE OF

and

Petitioner,

) General No.

Respondent.

) ss.

COMPREHENSIVE FINANCIAL STATEMENT PURSUANT LOCAL RULE

INSTRUCTIONS

(1) All questions require a written response. If you do not have the information requested or do

not know the answer to a particular question, indicate that as your answer.

(2) Use additional sheets if necessary.

Petitioner/Respondent, ______, being duly sworn, states that the following is an accurate statement as of ______, 19 ____, of his/her net worth (assets of whatsoever kind and nature and wherever situated minus liabilities), a statement of income from all sources, a statement of monthly living expenses, a statement of health insurance coverage, and a statement of assets transferred of whatsoever kind and nature and wherever situated:

Name:Address:	Soc.	phone No. Sec. No. e of Birth			
Date of Marriage: Date of Separation:	Date	e of Dissolution applicable):		<u> </u>	
Children of this Marriage:	age	residing with			
Current Employer: Self Employment: Other Employment: Check if unemployed		Address:			
Number of Paychecks per Year Number of Exemptions Claime Number of Dependents:	:d:	_	26	52	Other:
Gross income from all sources Gross income from all sources	· · · · · · · · · · · · · · · · · · ·				

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STATEMENT OF INCOME as of	
Gross Monthly Income	
Salary/wages/base pay	\$
Overtime/commission	\$
Bonus	\$
Draw	\$
Pension and retirement benefits	\$
Annuity	\$
Interest income	\$
Dividend income	\$
Trust income	\$
Social Security Payments	\$
Unemployment benefits	\$
Disability payments	\$
Worker's Compensation	\$
Public Aid/Food Stamps	\$
Investment income	\$
Rental income	\$
Business income	\$
Partnership income	\$
Royalty income	\$
Fellowships/stipends	\$
Other income (specify)	\$
TOTAL GROSS MONTHLY INCOME	\$

Additional Cash Flow (monthly)

Maintenance received (payments received from prior Judgment or support orders in other actions):

\$_____

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	Child Support received (payments received pursuant to Court order or voluntarily in this or other actions):	\$
	TOTAL ADDITIONAL CASH FLOW	\$
	TOTAL MONTHLY GROSS INCOME FROM ALL SOURCES	\$
R	equired Monthly Deductions	,
	Federal Tax (based on exemptions)	\$
	State Tax (based on exemptions)	\$
	FICA (or Social Security equivalent)	\$
	Medicare Tax	\$
	Mandatory retirement contributions required by law or as condition of employment	\$
	Union Dues (Name of Union:)	\$
	Health/Hospitalization Premiums	\$
	Prior obligation(s) of support actually paid pursuant to Court order	\$
	OTAL REQUIRED DEDUCTIONS FROM IONTHLY INCOME	\$
	NET MONTHLY INCOME	\$
STA	TEMENT OF MONTHLY LIVING EXPENSES	as of
.1.	Household	
	a. Mortgage or rent (specify)	\$
	b. Home equity loan/Second mortgage	\$
	c. Real estate taxes, assessments	\$
	d. Homeowners or renters insurance	\$
	e. Heat/fuel	\$
	f. Electricity	\$
	g. Telephone (include long distance)	\$

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	h.	Water and Sewer	\$
	i.	Refuse removal	\$
	j.	Laundry/dry cleaning	\$
	k.	Maid/cleaning service	\$
	l.	Furniture and appliance repair/replacement	\$
	m.	Lawn and garden/snow removal	\$
	n.	Food (groceries, household supplies, etc.)	\$
	0.	Liquor, beer, wine, etc.	\$
	p.	Other (specify)	\$
		SUBTOTAL HOUSEHOLD EXPENSES:	\$
2.	Tra	ansportation	
	a.	Gasoline	\$
	b.	Repairs	\$
	c.	Insurance/license/city stickers	\$
	d.	Payments/replacement	\$
	e.	Alternative transportation	\$
	f.	Other (specify)	\$
		SUBTOTAL TRANSPORTATION EXPENSES:	\$
3.	Pe	rsonal	
	a.	Clothing	\$
	b.	Grooming	\$
	c.	Medical (after insurance proceeds):	
		(1) Doctor	\$
		(2) Dentist	\$
		(3) Optical	\$
		(4) Medication	\$
	d.	Insurance:	
		(1) Life Insurance Premiums	\$

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		\$
	(2) Medical/Hospitalization Insurance Premiums	
	(3) Dental/Optical Insurance Premiums	\$
e.	Other (specify)	\$
	SUBTOTAL PERSONAL EXPENSES:	\$
Mis	cellaneous	
a.	Clubs/social obligations/entertainment	\$
b.	Newspapers, magazine, books	\$
c.	Gifts	\$
d.	Donations, church or religious affiliation	\$
e.	Vacations	\$
f.	Other (specify)	\$
	SUBTOTAL MISCELLANEOUS EXPENSES:	\$
Dep	pendent children: Names and ages:	
Chi	ldren's separate expenses:	\$
 <u>Chi</u> a.	<u>ldren's separate expenses:</u> Clothing	\$ \$
 <u>Chi</u> a. b.	ldren's separate expenses:	\$ \$
<u>Chi</u> a. b.	<u>ldren's separate expenses</u> : Clothing Grooming	\$ \$ \$
<u>Chi</u> a. b.	<u>Idren's separate expenses</u> : Clothing Grooming Education:	\$ \$
 <u>Chi</u> a. b. c.	Idren's separate expenses: Clothing Grooming Education: (1) Tuition	\$ \$ \$
 <u>Chi</u> a. b. c.	Idren's separate expenses: Clothing Grooming Education: (1) Tuition (2) Books/fees	\$ \$ \$
 <u>Chi</u> a. b. c.	Idren's separate expenses: Clothing Grooming Education: (1) Tuition (2) Books/fees (3) Lunches	\$ \$ \$ \$
 <u>Chi</u> a. b. c.	Idren's separate expenses: Clothing Grooming Education: (1) Tuition (2) Books/fees (3) Lunches (4) Transportation	\$ \$ \$
 <u>Chi</u> a. b. c.	Idren's separate expenses: Clothing Grooming Education: (1) Tuition (2) Books/fees (3) Lunches (4) Transportation (5) Activities	\$ \$ \$ \$
 <u>Chi</u> a. b. c.	Idren's separate expenses: Clothing Grooming Education: (1) Tuition (2) Books/fees (3) Lunches (4) Transportation (5) Activities Medical (after insurance proceeds):	\$ \$ \$ \$ \$

(4)

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	(4) Medication	\$	
e.	Allowance	\$	
f.	Child care/after school care	\$	
g.	Sitters	\$	
h.	Lessons and supplies	\$	
î.	Clubs/summer camps	\$	
j.	Vacation	\$	
k.	Entertainment	\$	
1.	Other (specify)	\$	
	SUBTOTAL CHILDREN'S EXPENSES:	\$	
	TOTAL MONTHLY LIVING EXPENSES:	\$	
	RECAP		
	NET MONTHLY INCOME	\$	
	TOTAL MONTHLY LIVING EXPENSES	\$	
	DIFFERENCE BETWEEN NET INCOME AND EXPENSES	\$	
	LESS MONTHLY DEBT SERVICE	\$	
	INCOME AVAILABLE PER MONTH	\$	12
effect	OF HEALTH INSURANCE COVERAGE ive health insurance coverage:Yes nee carrier:	No Policy or Group No.	

	HEALTH INSURANCE Concerning the insurance coverage:	OVERAGE Yes	No
an Barr	•	105	
Name of insurance of			Policy or Group No.
Type of insurance:	Medical	Dental	Optical
Deductible:	Per Individual]	Per Family
Persons covered:	Self	Spouse	Dependents
Type of policy:	HMO	PPO	Standard Indemnity (i.e. 80/20)
Provided by:	Employer	Private Policy	Other Group
Monthly cost:	Paid by Employer	Paid	by Employee:
		\$	for dependents
		\$	for myself

6

CREDITOR'S NAME	PURPOSE OF DEBT	BALANCE DUE	MONTHLY PMT
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	S
		\$	\$
		\$	\$

STATEMENT OF DEBTS/LIABILITIES

, *****

CONTINGENT DEBTS/LIABILITIES

(Provide name of potential obligor/creditor; claimant; basis of claim; date incurred; amount claimed; who incurred.)

STATEMENT OF ASSETS - T	ne date of valuation is		unles	ss other specified.
Description of Asset	<u>Title in name of</u>	Date	Inheritance (I)	Fair Market

Cash or Cash Equivalents:

- 1. Savings or interest bearing accounts
- 2. Checking Accounts
- 3. Certificates of Deposit

Case	No.			
		 	 the second se	 and the owned

Description of Asset <u>Title in name of</u>	<u>Date</u>	<u>Inheritance (I)</u>	<u>Fair Market</u>
	acquired	or Gift (G)	<u>Value</u>

- 4. Money Market Accounts
- 5. Cash

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6. Other (specify)

Investment Accounts and Securities:

- 1. Stocks
- 2. Bonds
 - 3. Tax Exempt Securities
 - 4. Secured or Unsecured Notes
 - 5. Other (specify)

<u>Safe Deposit Box</u> (Provide name of bank; description of contents)

Case	No.		

Description of Asset	<u>Title in name of</u>	<u>Date</u> acquired	<u>Inheritance (I)</u> or Gift (G)	<u>Fair Market</u> <u>Value</u>

Real Property:

(Provide address, type and description, current fair market value, amounts of mortgages, loans or liens)

1. Residence

2. Secondary or vacation residence



Investment or Business Real Estate

4. Vacant Land

5. Other (specify)

Description of Asset <u>Title in name of</u> <u>Date</u> acquired

red or

Inheritance (I) or Gift (G) Fair Market Value

Motor Vehicle(s), Boats, Trailers, etc.: (Provide Year, Model, Maker, Lien, Debtor, Amount)

<u>Business Interests</u>: Type of entity, i.e. Corporations, Partnerships, Sole Proprietorships (Provide percentage interest and number of shares,

name of business, type of business)

Insurance Policies: Type of insurance, i.e. Life, Medical, Disability, Business Overhead, Property, etc. (Provide name of insurer, policy number, name of insured, owner of policy, face amount, beneficiary, cash value, surrender value)

Description of Asset

.*

<u>Title in name of</u>

<u>Date</u> acguired Inheritance (I) or Gift (G)

<u>Fair Market</u> <u>Value</u>

Retirement, Pension Plans, IRA Accounts, Deferred Compensation, Annuities, 401(k), Profit Sharing, etc.: (Provide name and type of

plan, trustee of plan, beneficiary, vested or non-vested, most current value)

Stock Options, ESOPs, Other Deferred Compensation or Employment Benefits: (Describe fully)

Income Tax Refunds: Federal and State (Identify tax year)

	Description of Asset	<u>Title in name of</u>	<u>Date</u> acquired	<u>Inheritance (I)</u> or <u>Gift (G)</u>	<u>Fair Market</u> <u>Value</u>
Berne mark	ding Claims for Personal Injury rker's Compensation or Othe				

Lawsuits Seeking Monetary Award:

(Provide date of occurrence, nature and amount of claim, date lawsuit filed, case number, name of plaintiffs, name and address of attorney representing you)

Collectibles: Coins, stamps, art, antiques, etc.

<u>All Other Property</u>: Personal or Real, NOT PREVIOUSLY LISTED, valued in excess of \$500.00 (excluding normal household furniture and furnishings)

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STATEMENT OF ASSETS TRANSFERRED

(List all assets transferred in any manner during the preceding six (6) months)

Description of Property	To Whom Transferred and Relationship to Transferee	Date of Transfer	Value
	6		
			\$
			\$
			\$
			\$
			\$
		8	\$
			\$
			\$
			\$
			\$

CERTIFICATE OF DOCUMENT PRODUCTION

I, ______, certify that the attached corroborating documents are all of the documents I have in my possession or that I can obtain upon reasonable effort as of this date. The undersigned certifies that he/she has read the above and foregoing Comprehensive Financial Statement; that he/she knows the contents thereof, and that the information therein contained is true and correct.

Signature of Party ____ Petitioner ____ Respondent

Type or Print Name

Dated this 10 the day of September, 1996. Chief Judge Nottolini ene 8.4 John W. Countryman R. Peter Grometer DiMarzio Klein Ρ. 9 amela rein Patrick J Dixon amela K. Jensen Puklin James T. Doyle Barry EX Melvin E. Dunn Wegner Grant on ALLIA las R James M. Wilson Enge Un 4 Thmothy Q/ Sheldon Thomas E. Hogan

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96MR,

IT IS HEREBY ORDERED THAT due to the absence of the assigned Judges attending the Illinois Judges Association Conference for new judges the week of December 9, 1996, it will be necessary to cancel the court calls in the following locations:

> Aurora Branch Court Elgin Branch Court

IT IS FURTHER ORDERED that all cases affected by this Order be scheduled for the next available court date.

ENTER this 2011 day of October, 1996.

Gene Nottolini Chief Judge

KANE COUNTY, IL ILED 103 Lucal C 5 0t 2

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GENERAL ORDER 96-31

<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the Court assignments indicated below:

ADMINISTRATION Kane County Judicial Center

Room 301

Courtroom 350

Courtroom 120

Courtroom 319

1

R. Peter Grometer, Chief Judge Administrative Call Monday - Wednesday 9:30 A.M.

CIVIL DIVISION Kane County Courthouse

Courtroom 310 Patrick J. Dixon Presiding Judge Civil Division L Jury and Non-Jury; LM/SC Jury; #4 Backup Judge LM/SC Bench Trials Courtroom 320 Timothy Q. Sheldon

L Jury and Non-Jury; LM/SC Jury; #3 Backup Judge LM/SC Bench Trials

Courtroom 340 Pamela K. Jensen L Jury and Non-Jury; LM/SC Jury; #2 Backup Judge LM/SC Bench Trials

> Melvin E. Dunn P, CH, MR, ED, TX, and MC cases

Donald J. Fabian Arbitration Supervision; :. SC/LM cases

formant.

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FELONY DIVISION Kane County Judicial Center

Philip DiMarzio Presiding Judge Felony Div. Trial Judge, #4 Misdemeanor, and Mental Health Jury Demand Backup Judge

Courtroom 305 Jud

Judith M. Brawka Drug Court Forfeitures;

	#2 Misdemeanor and Mental Health Jury Demand, Backup Judge
Courtroom 311	James T. Doyle Trial Judge, #3 Misdemeanor and Mental Health Jury Demand, Backup Judge
Courtroom 313	Donald C. Hudson Trial Judge; #4 Misdemeanor and Mental Health Jury Demand, Backup Judge
Courtroom 217	John L. Petersen Video Arraignment; Bond Reductions, Preliminary Hearings, Violations of Probation; #5 Misdemeanor and Mental Health Jury Demand, Backup Judge, Misdemeanor and

TRAFFIC AND MISDEMEANOR DIVISION Kane County Judicial Center

Courtroom 203	Thomas E. Hogan Presiding Judge Traffic and Misdemeanor Division; DUI Trial Judge
Courtroom 209	Franklin D. Brewe

Aurora Branch Court Monday - Thursday AM and PM Friday AM-Elgin Mental Health Friday PM - Special Settings

Chief Judge

Elgin Branch Court

Patricia Piper Golden

Traffic cases as assigned by

FAMILY COURT DIVISION Kane County Judicial Center

Courtroom 123	F. Keith Brown Presiding Judge Family Div.
Courtroom 101	James Hallock Monday AM and PM Paternities; Tuesday AM Return Orders of Protection; Tuesday PM Special Setting; Wednesday AM and PM States Attorney Non-Support call; Thursday AM and PM

Clerks Non-Support call; Friday - Special Settings AM and PM

Courtroom 111 Courtroom 113 Roger Eichmeier Kurt Klein

JUVENILE DIVISION Kane County Judicial Center

Gene Nottolini Delinquency and Detention Hearings

Courtroom 211

Courtroom 005

Thomas Mueller Abuse and Neglect; Backup Detention Hearings

FLOATER JUDGES

A. Courtroom 201

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Barry E. Puklin Monday AM and PM Felony Jury and Bench Trials as assigned; Tuesday AM and PM, Courtroom 430, Kane County Courthouse Civil Jury and Bench Trials as assigned; Wednesdav AM and PM Special Settings; Thursday AM Civil Case Motions, Courtroom 430, Kane County Courthouse; Thursday PM - Special Settings Friday AM and PM - Special Settings; Miscellaneous Specially Assigned cases from Chief Judge

B. Courtroom 430 Kane County Courthouse

Richard J. Larson #1 Backup Judge LM/SC cases #1 Backup Judge Misdemeanor and Mental Health Jury Demand cases; Vacation and Illness coverage as assigned; Miscellaneous Specialty assigned cases from Chief Judge

KENDALL COUNTY

James W. Wilson -Presiding Judge Grant S. Wegner -Acting Chief Judge





John W. Countryman - Presiding Judge

Douglas Engel James Donnelly Wiley W. Edmondson

<u>Section Two:</u> SC and LM cases wherein a jury demand has been filed which involve non-complex issues and evidence may, in the discretion of the SC/LM Judge, be set for trial in Courtroom 120. All other SC/LM Jury Demand cases will be randomly assigned to the L - Judges.

Section Three: Misdemeanor Jury Demands and Mental Health Jury Demand cases shall be set before Judge Thomas E. Hogan in Courtroom 203. All Misdemeanor and Mental Health Jury Demand cases shall be set for jury trial on Mondays at 9:00 A.M. in Courtroom 203. All Mental Health and Misdemeanor Jury Demand cases which the Courtroom 203 Judge is unable to try shall be transferred, on that Judges order, to the Chief Judge for reassignment to one of the Special Assignment Judges, or an available Felony Judge in the order of preference established herein.

<u>Section Four:</u> All Presiding Judges of the respective divisions of the circuit are authorized to, and shall, make all assignment orders indicated herein, and all other orders for reassignment of Judges as may be necessary to insure the administration of justice within their respective divisions.

<u>Section Five:</u> Weddings in Kane County shall be conducted Monday through Thursday between the hours of 3:00 P.M. and 4:00 P.M. by all Associate Judges sitting in Geneva, except the Special Assignment Judge. Friday weddings shall be conducted between 1:30 P.M. and 4:00 P.M. on a rotating basis by all Associate Judges except the Special Assignment Judge. Assistant Court Administrator, Kathryn Seifrid, shall prepare a Wedding Schedule commencing with the week of January 2, 1997, which will provide for this method of alternate Wedding Schedules. <u>IT IS</u> <u>THE RESPONSIBILITY OF THE SCHEDULED WEDDING JUDGE TO PROVIDE</u> <u>COVERAGE IN THE EVENT OF AN ABSENCE.</u> The 1997 Wedding Schedule is attached hereto as "Attachment A".

<u>Section Six:</u> Kane County Weekend Bond Calls are assigned to all Associate Judges sitting in Kane County. Kane County Bond Call assignments are set forth in this Order as "Attachment B". Any changes in the published Bond Call schedule must be called to the attention of Kathryn Seifrid no later than the Friday morning before the changed assignment.

Section Seven: This Order becomes effective December 2, 1996. day of 1996. ENTER this <u>a</u> Gene Nottolini (Chief Judge R. Peter Grometer Chief Judge Elect

96 MRi

<u>Section 1</u>: Pursuant to Supreme Court Rule 21(b), the following Judges are hereby assigned to the Court assignments indicated below:

ADMINISTRATION

CR301	R. Peter Grometer		
CIVIL DIVISION			
CR320	Timothy Q. Sheldon L Jury and Non Jury; LM/SC Jury; #3 backup Judge LM/SC Bench Trials.		
JUVENILE DIVISION			
CR211	Thomas Mueller Abuse and Neglect; Backup Detention Hearings.		

TRAFFIC DIVISION

Elgin Branch

Patricia Golden

DEKALB COUNTY

Frank Brewe

Section 2: All previous General Orders not inconsistent herewith remain in full force and effect.

Section 3: This Order becomes effective November 4, 1996.

ENTER this 18 day of October, 1996.

Gene Nottolini Chief Judge



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WHEREAS, The County of Kane has recently revised the County Code regarding the use of County Owned Vehicles; and

WHEREAS, The Court has determined that it is in the best interests of the Court Services Department that the Executive Director of Court Services be identified as a twenty four hour oncall employee;

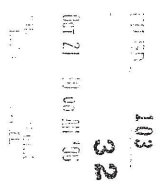
IT IS HEREBY ORDERED AS FOLLOWS:

<u>Section 1</u>. That to remain in compliance with Section 2-80 of the Kane County Code, the position of Executive Director of Court Services is designated a twenty four hour on-call employee.

ENTER this <u></u>day of October, 1996.

1/st

Gene Nottolini Chief Judge



In Re: The appointment of Patricia Piper Golden, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts, that Patricia Piper Golden has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that Patricia Piper Golden is appointed Associate Judge of the Sixteenth Judicial Circuit effective November 1, 1996.

ENTER this Ithday of October, 1996.

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Gene Nottolini⁽ Chief Circuit Judge

987 131 ₹. 7 -----; 2 ÷

In Re: The appointment of Robert L. Janes, Associate Circuit Judge for the Sixteenth Judicial Circuit.

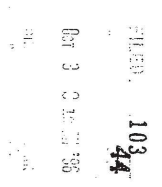
The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts, that Robert L. Janes has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that Robert L. Janes is appointed Associate Judge of the Sixteenth Judicial Circuit effective

ENTER this 2 day of October, 1996.

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Gene Nottolini Chief Circuit Judge



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GENERAL ORDER 96-26

<u>Section One:</u> Due to the unavailability of revised envelopes for the Driver Safety Program the fee increase, as described in General Order 96-20, for Waubonsee Community college shall be postponed until November 1, 1996.

Section Two: This Order goes into effect immediately upon signing.

ENTER this 27 day of September 1996.

Gene Nottolini Chief Judge

96 MR 1

GENERAL ORDER 96-25

Section One: Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

FELONY DIVISION

Courtroom 217

John L. Petersen Violation of Probation, Bond Reductions, Preliminary Hearings, Arraignments, Trials as Assigned and #5 Misdemeanor Jury and Mental Health Jury back-up Judge.

JUVENILE DIVISION

Courtroom 211

Timothy Q. Sheldon Abuse and Neglect back-up Detention Hearing and Delinquency Judge. Other cases as assigned.

SPECIAL ASSIGNMENT JUDGE

Courtroom 305

Thomas E. Hogan #1 back-up Judge LM/SC cases, #1 back-up Judge Misdemeanor Jury demand and Mental Health Jury demand cases. Vacation and illness coverage as assigned. Miscellaneous specially assigned cases.

<u>Section Two:</u> All previous assignment orders not inconsistent herewith remain in full force and effect.

Section Three: This Order is effective September 30, 1996. ENTER this 2 day of September, 1996.

Gene Nottolini Chief Judge

96MRI

In Re: The appointment of Kurt P. Klein, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts, that Kurt P. Klein has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that Kurt P. Klein is appointed Associate Judge of the Sixteenth Judicial Circuit effective September 23, 1996.

ENTER this 23 day of September, 1996.

Gene Nottolini Chief Circuit Judge

Sg 3 00 53

<u>Section 1.</u> In recent years there has been an increase in street gang-related violence in Kane County, as well as other areas of the state. All too often, such incidents involve young people. An educational program which confronts young people with the tragic effects of gang violence in a graphic and realistic way, may deter some youths who are "at risk" from becoming involved in gang activity. Kane County Coroner Mary Lou Kearns has expressed a willingness to present or participate in such a program. Our successful "Victim Impact Panel for DUI offenders, which also involves the support and participation of the Kane County Coroner's Office, provides a useful model for such a program.

<u>Section 2.</u> The presiding judge of the Juvenile Division shall schedule "Gang Impact Panels" for 5:30 p.m. on each of the following dates:

Oci 2

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October 7, 1996 December 2, 1996 January 6, 1997 March 3, 1997 May 5, 1997 July 7, 1997 September 1, 1997 November 3, 1997

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<u>Section 3.</u> The judges assigned to the juvenile division^{2,3} shall at their discretion in appropriate cases, order that juveniles subject to the court's jurisdiction who are at risk for involvement in street activity attend the Gang Impact Panel. Any other judge may, in writing, authorize (or in an appropriate case, order) youths to attend the Gang Impact Panel. School officials, law enforcement agencies (including juvenile officers performing a "station adjustment") may also refer youths to the Gang Impact Panel, provided in each case, they first obtain the written approval of a judge.

<u>Section 4.</u> The presiding judge in the Juvenile Division shall arrange for appropriate presenters for the program, and shall in this regard cooperate with the office of the Kane County Coroner. The Gang Impact Panel shall be held in the multipurpose room, immediately prior to the DUI Victim Impact Panel.

<u>Section 5.</u> No youth shall attend the Gang Impact Panel unless accompanied by a parent or guardian. There will be no fee or charge of attending the Gang Impact Panel.

<u>Section 6.</u> The Gang Impact Panel shall not be open to the general public, but members of the press may attend any of the presentations, by arrangement with the presiding judge in the

Juvenile Division. The names and pictures of youths attending the program shall not be disclosed or made public.

<u>Section 7.</u> Juvenile Court Services shall provide appropriate personnel to "check in" youths attending the program, report any inappropriate conduct by youths attending the program, and report on attendance at the program.

<u>Section 8.</u> By June 15, 1997, the presiding judge of the Juvenile Division shall file a written report evaluating the Gang Impact Panel, and giving recommendations regarding the continuation of the program.

ENTERED this Adday of 1996.

Géne Nottolini Chief Judge

96MRI

GENERAL ORDER 96-22 MANDATORY ARBITRATION

The Mandatory Arbitration program in the Circuit Court for the Sixteenth Judicial Circuit, Kane County, Illinois is governed by Supreme Court Rules 86-95 for the conduct of Mandatory Arbitration proceedings. Pursuant to Supreme Court Rule 86(c), the Circuit judges of the Sixteenth Judicial Circuit have previously adopted the Supreme Court Rules as amended as a local rule effective January 3rd, 1995. Arbitration proceedings shall be governed by the Supreme Court Rules and Article 11.

11.01 CIVIL ACTIONS SUBJECT TO MANDATORY ARBITRATION (Supreme Court Rule 86)

(a) Mandatory Arbitration proceedings are undertaken and conducted in the Sixteenth Judicial Circuit, Kane County, pursuant to approval of the Illinois Supreme Court.

(b) Mandatory Arbitration proceedings are part of the underlying civil action. All rules of practice contained in the Illinois Code of Civil Procedure and Illinois Supreme Court Rules shall apply to these proceedings.

(c) All civil actions exclusively for money in an amount exceeding \$2,500.00 but not exceeding \$30,000.00, exclusive of interest and costs, and all small claims actions where a jury has been demanded shall be subject to mandatory arbitration. Eligible cases shall be assigned a specific return date on the Arbitration Calendar by the Clerk of the Circuit Court for the Sixteenth Judicial Circuit upon initial case filing.

(d) Cases not originally assigned to the Arbitration Calendar may be ordered to arbitration on the motion of either party, by agreement of the parties, or by order of court, when it appears to the court that no claim in the action has a value in excess of \$30,000.00 irrespective of defenses.

(e) When a civil action not originally assigned to the Arbitration Calendar is subsequently assigned to the Arbitration Calendar pursuant to Supreme Court Rule 86(d), the Arbitration Administrator shall promptly assign an arbitration hearing date. The arbitration hearing date shall not be less than 60 days nor more than 180 days from the date of assignment to the Arbitration Center.

(f) Consistent with Supreme Court rules, these rules may be amended from time to time by order of a majority of the circuit judges for the Sixteenth Judicial Circuit.

> FILED <u>05</u> ENTERED <u>19</u> SEP G 3 21 PH 9 SEP G 3 21 PH 9

11.02 APPOINTMENT, QUALIFICATIONS AND COMPENSATION OF ARBITRATORS (Supreme Court Rule 87)

- (a) Applicants shall be eligible for appointment as arbitration panelists by filing an application form with the Arbitration Administrator certifying that the applicant:
 - (1) has attended an approved mandatory arbitration seminar; and
 - (2) has read and is informed of the Rules of the Supreme Court and the Act relating to mandatory arbitration; and
 - (3) is presently licensed to practice law in Illinois; and
 - (4) has engaged in the practice of law in Illinois for a minimum of three years or is a retired judge; and
 - (5) resides in, practices in, or maintains a law office in Kane County, Illinois.
- (b) Applicants who further certify in their applications that they have engaged in trial practice in Illinois for a minimum of five years, or who are retired judges, shall be eligible to serve as chairpersons.
- (c) The Administrator shall maintain an alphabetical list of qualified arbitrators who shall be assigned to serve on a rotating basis. The Administrator shall also maintain a list of those persons who have indicated on their application a willingness to serve on an emergency basis. Emergency arbitrators shall also serve on a rotating basis. Each panel will consist of three arbitrators or such lesser number as may be agreed upon in writing by the parties.
- (d) All arbitrators except emergency arbitrators shall receive not less than 60 days' notice of the date, time, and place of service.
- (e) Upon completion of each day of service, each arbitrator shall file a voucher with the Arbitration Administrator. The Administrator shall process the appropriate vouchers for prompt payment of the arbitrators.

11.03 SCHEDULING OF HEARINGS (Supreme Court Rule 88)

(a) On the effective date of these rules, and on or before the first day of each July thereafter, the Arbitration Administrator will provide the Clerk of the Circuit Court a schedule of available arbitration hearing dates for the next calendar year.

- (b) Upon the filing of any civil action subject to this article, the Clerk of the Circuit Court shall set a return date for summons, not less than 21 days nor more than 40 days after filing, returnable before the judge designated to hear arbitration cases by the Supervising Judge for Arbitration. The summons shall require that the plaintiff and all defendants appear at the time and place indicated. The complaint and summons shall state in upper case letters on the upper right hand corner: "THIS IS AN ARBITRATION CASE."
- (c) Upon the return date of the summons and the court finding that all parties have appeared, the court shall assign the next available arbitration hearing date, not less than 180 days from the initial case filing date to the next available hearing date thereafter. If one or more defendants have not been served within 100 days from the initial case filing date, the court may in its discretion dismiss the case as to unserved defendants for lack of diligence.
- (d) Any party may request advancement or postponement of a scheduled arbitration hearing date by filing a written motion with the Clerk of the Circuit Court requesting the change. The notice of hearing and motion shall be served upon all other parties and upon the Arbitration Administrator, as provided by Supreme Court Rule and the Rules of the Circuit Court for the Sixteenth Judicial Circuit. The Motion shall be set for hearing on the calendar of the Supervising Judge for Arbitration. The motion shall contain a concise statement of the reason for the change of the hearing date and be subject to Supreme Court Rule 231 (Motions for Continuance). The Supervising Judge may grant an advancement or postponement of the arbitration hearing upon good cause shown.
- (e) Consolidated cases shall be heard on the hearing date assigned to the latest case.
- (f) Upon settlement of any case scheduled for arbitration, counsel or plaintiff shall immediately notify the Arbitration Administrator in writing. Failure to do so may result in the imposition of sanctions.
- (g) It is anticipated that the majority of cases to be heard by an arbitration panel will require a maximum of two (2) hours for presentation and decision. It shall be the responsibility of plaintiff's counsel or the plaintiff to confer with counsel and *pro se* parties, to obtain an approximation of the length of time required for presentation of the case and advise the Arbitration Administrator at least fourteen (14) days in advance of the hearing date as to any additional time required.
- (h) Supreme Court Rule 218 case management conferences shall not be required for cases subject to mandatory arbitration unless and until a rejection of the arbitration award is filed, pursuant to Supreme Court Rule 93. In cases where a valid rejection of the arbitration award has occurred, the case management conference shall be conducted at the Post-Hearing Status date and time, issued to the parties at the time of the arbitration hearing. The Court shall set the Post-Hearing status date within thirty-five to fifty days (35-50) days after the entry of an arbitration award.

11.04 DISCOVERY (Supreme Court Rule 89)

- (a) Discovery may be conducted in accordance with the established rules and shall be completed (unless the parties otherwise agree) not less than thirty (30) days prior to the arbitration hearing. No discovery shall be permitted after the hearing, except upon leave of court and good cause shown.
- (b) All parties shall comply with the provisions of Supreme Court Rule 222. Plaintiff shall file an initial Rule 222 Disclosure Statement with the Clerk of the Circuit Court not later than the case's initial return date. Thereafter, defendant shall file an initial Rule 222 Disclosure Statement with the Clerk of the Circuit Court not later than 28 days after their first court appearance, in conjunction with a written answer and appearance, or as otherwise ordered by the court. Prior to the arbitration hearing, failure to serve the disclosure statement as provided by rule or as the court allows may result in the imposition of sanctions as prescribed in Supreme Court Rule 219 (c) and Rule 222(g).

11:05 CONDUCT OF THE HEARING (Supreme Court Rules 90 and 91)

- (a) Hearings shall be conducted in general conformity with the procedures followed in civil trials. The chairperson shall administer oaths and affirmations to witnesses. Rulings concerning admissibility of evidence and applicability of law shall be made by the chairperson.
- (b) At the commencement of the hearing, the parties shall provide a brief written statement of the nature of the case, including a stipulation as to all relevant facts on which the parties agree. The stipulation shall include, relevant contract terms, dates, times, places, location of traffic control devices, year, make and model of automobiles, of other vehicles, equipment or goods and products which are involved in the litigation and other relevant and material facts. The time devoted to the presentation of evidence should be limited to those facts upon which the parties disagree.
- *(c) Established rules of evidence shall be followed in all arbitration hearings except as follows:

If at least thirty (30) days written notice of the intention to offer the following documents in evidence is given to every other party, accompanied by a copy of the document, a party may offer in evidence, without foundation or other proof:

- 1. Bills, records and reports of hospitals, doctors, dentists, registered nurses, licensed practical nurses and physical therapists, or other licensed health care providers;
- 2. Bills for drugs, medical appliances and prostheses;
- 3. Property repair bills or estimates, when identified and itemized, setting forth the

charges for labor and material used or proposed for use in the repair of the property; if estimates are to be used, the opposing party shall have immediate access to the damaged property to obtain his own estimates which must be obtained and provided within ten (10) days of his gaining access to the damaged property.

- 4. A report of the rate of earnings and time lost from work or lost compensation prepared by an employer;
- 5. The written statement of an opinion witness, the deposition of a witness, the statement of a witness which the witness would be allowed to express if testifying in person, if the statement is made by affidavit or certification as provided by Section 1-109 of the Code of Civil Procedure;
- 6. Any other document not specifically covered by any of the foregoing provisions, and which is otherwise admissible under the rules of evidence.
- *(d) A party who proposes to use a written opinion of an opinion witness or the testimony of an opinion witness at hearing may do so provided a written notice of such intent is given to every other party not less than thirty (30) days prior to hearing, accompanied by a statement containing the identity of the opinion witness, their qualifications, the subject matter and the basis of their conclusions and opinion.
- *(e) Any other party may subpoen the author or maker of a document admissible under this rule, at that party's expense, and examine the author or maker as if under cross-examination. Section 2-1101 of the Code of Civil Procedure shall be applicable to arbitration hearings.
- *(f) The provisions of Sections 2-1102 of the Illinois Code of Civil Procedure and the provisions of Supreme Court Rule 237 shall be applicable to arbitration hearings.
- *(g) The absence of a party at an arbitration hearing shall be dealt with according to the provisions of Supreme Court Rule 91.
- (h) A stenographic record or recording of the hearings shall not be made unless a party does so at his/her own expense. If a party has a stenographic record made, a copy shall be furnished to any other party requesting same upon payment of a proportionate share of the total cost of the making of the record or recording and the duplication of the same. The party providing the reporter shall inform the chairperson of the reporter's name, address and reporting firm before commencing.
- (i) Witness fees and costs shall be in the same amount and shall be paid by the same party or parties as provided for trials in the Circuit Court of the County of Kane.
- (j) The arbitrators shall determine the admissibility of evidence and decide the law and facts of the case. Rulings on objections to evidence or on other issues which arise during the hearing shall be made by the chairperson of the panel.

- (k) All exhibits admitted into evidence shall be held by the panel until entry of the arbitration award. Attorneys or parties must retrieve all exhibits from the Arbitration Center within seven (7) days after entry of judgment, notice of rejection, or order of dismissal. All exhibits not retrieved shall be destroyed.
- * These rules are similar but not identical to the Illinois Supreme Court Rules.

11.06 AWARD AND JUDGMENT ON AWARD (Supreme Court Rule 92)

(a) The panel shall render its decision and enter an award on the same day as the hearing. The Chairperson shall present the award to the Arbitration Administrator, who shall then file the same with the Clerk of the Circuit Court. The Clerk of the Circuit Court shall serve a Notice of Award upon all parties.

11.07 REJECTION OF AWARD (Supreme Court Rule 93)

Rejection of an arbitration award shall be in strict compliance with Supreme Court Rule 93.

11.08 LOCATION OF HEARINGS

The location of hearings shall be determined by the Chief Judge of the Sixteenth Judicial Circuit.

11.09 FORMS (Supreme Court Rules 94 and 95)

All forms shall be as prescribed by Supreme Court Rule and by administrative order of the Chief Judge not inconsistent with any Supreme Court Rule.

11.10 ADMINISTRATION OF MANDATORY ARBITRATION

- (a) The Chief Judge of the Sixteenth Judicial Circuit shall appoint a judge of the Sixteenth Judicial Circuit to act as Supervising Judge for Arbitration.
- (b) The Chief Judge of the Sixteenth Judicial Circuit shall designate an Arbitration Administrator or any assistants deemed necessary for administration of the Mandatory Arbitration system.

The majority of the circuit judges in and for the Sixteenth Judicial Circuit of the State of Illinois, having originally voted to incorporate these approved rules as Article 11 of the Rules of the Circuit Court of the Sixteenth Judicial Circuit, effective January 3rd, 1995 now amend Article 11 as set forth herein, effective July $\underline{\mathcal{I}}$, 1996.

THE DESIGNATION GENERAL ORDER <u>9</u>ゆークス ARTICLE 11: MANDATORY ARBITRATION

The mandatory arbitration program in the Circuit Court for the Sixteenth Judicial Circuit, Kane County, Illinois is governed by Supreme Court Rules 86-95 for the conduct for of Mandatory Arbitration Proceedings. Pursuant to Supreme Court Rule 86(c), the circuit judges of the Sixteenth Judicial Circuit have previously adopted the Supreme Court Rules as amended as a local rule effective January 3rd, 1995. Arbitration proceedings shall be governed by the Supreme Court Rules and Article 11.

11.01 CIVIL ACTIONS SUBJECT TO MANDATORY ARBITRATION (Supreme Court Rule 86)

- Mandatory arbitration proceedings are undertaken and conducted in the County of Kane of the 16th [Sixteenth] Judicial Circuit, [Kane County,] pursuant to approval of the Illinois Supreme Court.
- (b) Mandatory arbitration proceedings are part of the underlying civil action. and therefore, [A]ll rules of practice contained in the Illinois Code of Civil Procedure and Illinois Supreme Court Rules shall apply to these proceedings.
- (c) All civil actions will be subject to Mandatory Arbitration on all claims exclusively for money in an amount exceeding \$2,500.00 but not exceeding \$30,000.00, exclusive of interest and costs, and all claims[small claims actions] exclusively for money in an amount not exceeding \$30,000.00, exclusive of interest and costs in which [where] a jury has been demanded [shall be subject to mandatory arbitration.] The civil action [Eligible cases] shall be assigned [a specific return date on] to the Arbitration Calendar [by the Clerk] of the Circuit Court of [for]the 16th [Sixteenth] Judicial Circuit at the time of [upon] initial case filing. with the Clerk of the Circuit, Kane County, Illinois.
- (d) Cases not originally assigned to the Arbitration Calendar may be ordered to arbitration on the motion of either party, by agreement of the parties, or by order of court at a status call or pretrial conference, when it appears to the court that no claim in the action has a value in excess of \$30,000.00, irrespective of defenses.
- (e) When a civil action not originally assigned to the Arbitration Calendar is subsequently assigned to the Arbitration Calendar pursuant to [Supreme Court] Rule 86(d), the Arbitration Administrator shall promptly assign an arbitration hearing date. The arbitration hearing date shall not be less than 60 days nor more than 180 days from the date of the assignment to the Arbitration Calendar.
- (f) Consistent with Supreme Court Rules, these rules may be amended from time to time by order of a majority of the circuit judges of [for] the 16th [Sixteenth] Judicial Circuit.

11.02 APPOINTMENT, QUALIFICATION[S] AND COMPENSATION OF ARBITRATORS (Supreme Court Rule 87)

- (a) Applicants shall be eligible [for appointment as arbitration panelists] or appointed to serve as members of an arbitration panel, other than as chairpersons by filing [an application form] with the Arbitration Administrator (Administrator) an application form certifying that the applicant:
 - (1) has attended an approved mandatory arbitration seminar; and
 - (2) has read and is informed of the Rules of the Supreme Court and the Act relating to mandatory arbitration; and
 - (3) is presently licensed to practice law in Illinois; and
 - (4) has engaged in the practice of law in Illinois for a minimum of three years or is a retired judge; and
 - (5) resides in, practices in, or maintains a law office in Kane County, Illinois.
- (b) Applicants who further certify in their applications that they have engaged in trial practice in Illinois for a minimum of five years, or who are retired judges, shall be eligible to serve as chairpersons.
- (c) The Administrator shall maintain an alphabetical list of persons qualified to serve as arbitrators who shall be assigned [to serve] on a rotating basis. The Administrator shall also maintain a list of those persons who have indicated on their application[s] [a] willingness to serve on a[n] emergency basis. Such individuals, when appointed, [Emergency arbitrators] shall also be assigned [serve] on a rotating basis. Each panel will consist of three arbitrators or such lesser number as may be agreed upon in writing by the parties.
- (d) [All arbitrators] except [emergency arbitrators] for those persons requested to serve on an emergency basis, all other persons assigned an arbitrator shall receive not less than 60 days' notice of the date, time, and place of service. (Copies of the relevant pleadings should be provided to the Arbitrators by the Administrator 14 days prior to hearing.)
- (e) Upon completion of each day of service, each arbitrator shall file a voucher with the Arbitration Administrator. The Administrator shall process the appropriate vouchers for the prompt payment of the arbitrators.

11.03 SCHEDULING OF HEARINGS (Supreme Court Rule 88)

(a) On the effective date of these rules, and on or before the first day of each July thereafter, the Arbitration Administrator will provide the Clerk of the Circuit Court a schedule of available arbitration hearing dates for the next calendar year.

- (b) Upon the filing of any civil action subject to this article, the Clerk of the Circuit Court shall set a return date for the summons, not less than 21 days nor more than 40 days after filing, returnable before the [judge designated to hear arbitration cases by the] Supervising Judge for Arbitration. The summons shall require that the plaintiff or the plaintiff's attorney and all defendants or their attorneys shall appear at the time and place indicated. The complaint and atl summonses shall state in upper case letters on the upper right hand corner: "THIS IS AN ARBITRATION CASE."
- (c) Upon the return date of the summons and the court finding that all parties have appeared, the court shall assign an the earliest [next] available arbitration hearing date, on the earliest available date not less than 180 days from the [initial case] filing date to the earliest [next] available hearing date thereafter. If one or more defendants have not been served within 100 days from the date of the [initial case] filing [date], the court may in its discretion dismiss the case [as] to unserved defendants for lack of diligence.
- (d) Any party to a case may request advancement or postponement of a scheduled arbitration hearing date by filing a written motion with the Clerk of the Circuit Court requesting the change. [T]he notice of hearing and motion shall be served upon counsel for all other parties and upon pro-se parties; and upon the Arbitration Administrator, as provided by Supreme Court Rule and [the] Rules of the Circuit Court of for the 16th [Sixteenth] Judicial Circuit. The Motion shall be set for hearing on the calendar of the [judge designated to hear arbitration cases by the]Supervising Judge for Arbitration. The motion shall contain a concise statement of the reason for the change of the hearing date and be subject to Supreme Court Rule 231 (Motions for Continuance). The Supervising [presiding] judge may grant such an advancement or postponement [of the arbitration hearing] upon good cause shown.
- (e) Consolidated cases shall be heard on the hearing date assigned to the latest case.
- (f) Upon settlement of any case scheduled for arbitration, counsel or plaintiff shall immediately notify the Arbitration Administrator in writing. Failure to do so may result in the imposition of sanctions.
- (g) It is anticipated that the majority of cases to be heard by an arbitration panel will require a maximum of [two] (2) hours for presentation and decision. It shall be the responsibility of plaintiff's counsel or the plaintiff to confer with counsel and *pro se* parties, [to] obtain an approximation of the length of time required for presentation of the case and advise the Arbitration Administrator at least [fourteen] (14) days in advance of the hearing date as to any additional time required.
- (h) Supreme Court Rule 218 case management conferences shall not be required for cases subject to mandatory arbitration unless and until a rejection of the arbitration award is filed, pursuant to Supreme Court Rule 93. In cases where a valid rejection of the arbitration award has occurred, the case management conference shall be conducted at the Post-Hearing Status date and time, issued to the parties at the time of the arbitration hearing. The Court shall set the Post-Hearing status date within thirty-five to fifty days (35-50) days after the entry of an arbitration award.

11.04 DISCOVERY (Supreme Court Rule 89)

- (a) Discovery may be conducted in accordance with the established rules and shall be completed (unless the parties otherwise agree) not less than thirty (30) days prior to the arbitration hearing. No discovery shall be permitted after the hearing, except upon leave of court and good cause shown.
- (b) All parties shall comply completely with the provisions of Supreme Court Rule 222. if applicable. [Plaintiff shall file an initial Rule 222 Disclosure Statement with the Clerk of the Circuit Court not later than the case's initial return date. Thereafter, defendant shall file an initial Rule 222 Disclosure Statement with the Clerk of the Circuit Court not later than 28 days after their first court appearance, in conjunction with a written answer and appearance, or as otherwise ordered by the court.] Prior to the arbitration hearing, failure to serve the disclosure statement as provided by rule or as the court may allow[s] may result in the imposition of sanctions as prescribed in Supreme Court Rule 218 and 219 (c) [and Rule 222 (g).], both at hearing and at any subsequent trial.

11.05 CONDUCT OF THE HEARING (Supreme Court Rules 90 and 91)

- (a) Hearings shall be conducted in general conformity with the procedures followed in civil trials. The chairperson shall administer oaths and affirmations to witnesses. Rulings concerning admissibility of evidence and applicability of law shall be made by the chairperson.
- (b) At the commencement of the hearing, the attorneys for the parties will [shall] provide a brief written statement of the nature of the case, which shall includ[ing] a stipulation as to all of the relevant facts to [on] which the parties agree. The stipulation shall include, if applicable, relevant contract terms, dates, times, places, location of traffic control devices, year, make and model of automobiles, of other vehicles, equipment or goods and products which are involved in the litigation and other relevant and material facts. The time devoted to the presentation of evidence should be limited to those facts upon which the parties disagree.
- *(c) Established rules of evidence shall be followed in all [arbitration] hearings before arbitrators, except as follows:

If at least thirty (30) days written notice of the intention to offer the following documents in evidence is given to every other party, accompanied by a copy of the document, a party may offer in evidence, without foundation or other proof:

- 1. Bills, records and reports of hospitals, doctors, dentists, registered nurses, licensed practical nurses and physical therapists, or other licensed health care providers;
- 2. Bills for drugs, medical appliances and prostheses;
 - These rules are close to but not identical to the Illinois Supreme Court Rules.

- 3. Property repair bills or estimates, when identified and itemized, setting forth the charges for labor and material used or proposed for use in the repair of the property; if estimates are to be used, the opposing party shall have immediate access to the damaged property to obtain his own estimates which must be obtained and provided within ten (10) days of his gaining access to the damaged property.
- 4. A report of the rate of earnings and time lost from work or lost compensation prepared by an employer;
- 5. The written opinion of an expert, [statement of an opinion witness,] the deposition of witnesses [a witness,] the statement of a witness which the witness would be allowed to express if testifying in person, if the statement is made by affidavit or certification as provided by Section 1-109 of the Code of Civil Procedure;
- 6. Any other document not specifically covered by any of the foregoing provisions, and which is otherwise admissible under the rules of evidence.
- *(d) Notwithstanding the provisions of Supreme Court Rule 220, A party who proposes to use a written opinion of an expert [opinion] witness or the testimony of an expert [opinion] witness at hearing may do so provided a written notice of such intention is given to every other party not less than thirty (30) days prior to hearing, accompanied by a statement containing the identity of the expert [opinion witness,] his [their] qualifications, the subject matter and the basis of his [their] conclusions and his opinion.
- *(e) Any other party may subpoen the author or maker of a document admissible under this rule, at that party's expense, and examine the author or maker as if under cross-examination. Section 2-1101 of the Code of Civil Procedure shall be applicable to arbitration hearings.
- *(f) The provisions of Sections 2-1102 of the Illinois Code of Civil Procedure and the provisions of Supreme Court Rule 237 shall be applicable to arbitration hearings.
- *(g) The absence of a party at an [a]rbitration hearing shall be dealt with according to the provisions of Supreme Court Rule 91.
- (h) A stenographic record or recording of the hearings shall not be made unless a party does so at his/her own expense. If a party has a stenographic record made, a copy shall be furnished to any other party requesting same upon payment of a proportionate share of the total cost of the making of the record or recording and the duplication of the same. The party providing the reporter shall inform the chairperson of the reporter's name, address and reporting firm before commencing.
- (i) Witness fees and costs shall be in the same amount and shall be paid by the same party or parties as provided for trials in the Circuit Court of the County of Kane.

- (j) The arbitrators shall determine the admissibility of evidence and decide the law and facts of the case. Rulings on objections to evidence or on other issues which arise during the hearing shall be made by the chairperson of the panel.
- (k) All exhibits submitted [admitted into evidence] shall be received and held by the panel until the entry of the [arbitration] award. It is the duty of the [A]ttorneys or parties [must] to retrieve such [all] exhibits from the Arbitration Center within seven (7) days after the entry of judgment, notice of rejections, or order of dismissal. All exhibits not retrieved shall be destroyed.
- * These rules are similar but not identical to the Illinois Supreme Court Rules.

11.06 AWARD AND JUDGMENT ON AWARD (Supreme Court Rule 92)

(a) The panel shall render its decision and enter an award on the same day of [as] the hearing. The Chairperson shall present the award to the Arbitration Administrator, who shall then file the same with the Clerk of the Circuit Court. The Clerk of the Circuit Court shall serve a [N]otice of the [A]ward upon all parties.

11.07 REJECTION OF AWARD (Supreme Court Rule 93)

Rejection of the [an arbitration] award of the arbitrators shall be in strict compliance with Supreme Court Rule 93.

11.08 LOCATION OF HEARINGS

The location of hearing[s] shall be determined by the Chief Judge of the 16th [Sixteenth] Judicial Circuit.

11.09 FORMS (Supreme Court Rules 94 and 95)

All forms shall be as prescribed by Supreme Court Rule and by administrative order by [of] the Chief Judge not inconsistent with any Supreme Court Rule.

11.10 ADMINISTRATION OF MANDATORY ARBITRATION

- (a) The Chief Judge of the 16th [Sixteenth] Judicial Circuit shall appoint a judge of the 16th [Sixteenth] Judicial Circuit to act as Supervising Judge for Arbitration.
- (b) The Chief Judge of the 16th Judicial Circuit shall designate an Arbitration Administrator or any assistants deemed necessary for the Mandatory Arbitration system.

The majority of the circuit judges in and for the 16th [Sixteenth] Judicial of Circuit [of] the

Gene L. Nottolini Chief Judge

Entered this 6th day of September, 1996.

State of Illinois, having [originally] voted to incorporate the [se] approved rules as Article 11 of the [Rules of the Circuit Court of the Sixteenth Judicial Circuit] $\frac{1}{2}$ Events, effective January 3rd, 1995 now amend Article 11 as set forth herein, effective July $\frac{9}{2}$, 1996.

Entered this day of 1996. Gene L. Nottolini **R**^Peter Grometer n In John W. Countryman Klein 11 Phillip L. Di Marzio Pamela K Jensen i Patrick Y. Dixon Barry E. Puklin Grant & Wegner James T Doyle James M. Wilson Melvin E. Dunn Døuglas R. Engel

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Section 1: In Re: Establishment of Administrative Sanctions Program:

An Administrative Sanctions Program is hereby established for the Sixteenth Judicial Circuit pursuant to Public Act 89-198 to ensure swift, certain and equitable sanctions for technical violations of adults and juvenile offenders sentenced to probation. The Program shall be administered by the Probation and Court Services Department of each county that adopts this program within the Sixteenth Judicial Circuit pursuant to this SEP 9 General Order.

Section 2: DEFINITIONS

- II.ED Technical Violation: Any infraction of a court order of probation, conditional discharge, or supervision other than an allegation of a subsequent criminal act or an allegation of a violation of an order to refrain from gang affiliation, wearing gang colors, flashing gang signs, or association with known gang members or possessing any firearm or other dangerous weapon.

Probation: When the term is used in this Order, it includes a sentence of probation pursuant to 705 ILCS 405/5-23, 705 ILCS 405/5-24, 720 ILCS 550/10, 720 ILCS 570/410 and 730 ILCS 5/5-6-1(a); a sentence of conditional discharge pursuant to 705 ILCS 405/5-23 and 730 ILCS 5/5-6-1(b); and a disposition of supervision pursuant to 705 ILCS 405/3-21, 705 ILCS 405/3-24, 705 ILCS 405/5-19 and 730 ILCS 5/5-6-1(c).

Program: The Administrative Sanctions Program of the Sixteenth Judicial Circuit.

Offender: Any sentenced person, adult or juvenile, under the supervision of a Probation and Court Services Department.

Section 3: PHILOSOPHY

The purpose of the Administrative Sanctions Program shall be to respond to all identified technical violations of probation in a consistent manner than considers the risk and needs of the offender, is proportional to the risk to the community, and utilizes the least restrictive response to achieve long term positive behavioral changes.

Section 4: POLICY

Alleged violation of an order to refrain from gang affiliation, wearing gang colors, flashing gang signs, or associating with known gang members or possessing any firearm or other dangerous weapon shall be reported to the State's Attorney without delay. Technical violations shall be addressed in a timely manner, by

imposing appropriate sanctions, based upon established Program guidelines. Probation officers within the Department shall use the Administrative Sanctions Grid, as prescribed in Appendix 3 of this Order, for all technical violations to determine appropriate sanction(s). Departments do not have the authority to extend the term of, or revoke, probation, increase the amount of a judicially ordered fine or costs, or incarcerate an offender except pursuant to 730 ILCS 110/11 and/or 730 ILCS 110/15 (12).

Section 5: ELIGIBILITY

After the effective date of this Administrative Order, each Certificate of Probation, Conditional Discharge and Supervision shall contain notice to the defendants in substantially the following form:

Defendant, upon committing a technical violation of this Certificate of Conditions, is subject to the Administrative Sanctions Program.

All offenders sentenced to probation within the Sixteenth Judicial Circuit shall be eligible for the Administrative Sanctions Program unless the sentencing Court specifically prohibits such participation at the time of sentencing.

All offenders sentenced to probation by jurisdictions outside the Sixteenth Judicial Circuit shall be offered program participation subject to the same conditions as those originating within the Sixteenth Judicial Circuit. Those jurisdictions shall be notified of program availability and informed that denial of program participation requires a written order from the sentencing Court.

Offenders sentenced to a term of probation by the Court prior to the effective date of this Administrative Order shall be offered Program eligibility during the first six months of the program. The offer of eligibility shall be made in writing following an individual conference with the offender. The offender shall have the Program conditions explained by the assigned probation officer and elect, by signature and date, the decision to participate, or not participate, in the Program. In any conference involving a juvenile, a parent or guardian must be present and consent, in writing, to the juvenile's program participation. The election shall be in substantially the same form as prescribed in Appendix 1 of this Order.

The decision to address technical violations through the Administrative Sanction Program shall be determined by the department. The number of times an offender may participate in the Program is not limited; however, upon the second and subsequent technical violation(s) and/or Program violation(s) within a 12 month period, approval must be made by the Chief Managing Officer or designee. If disapproved, the Department may request a Petition to Revoke/Modify through the Office of the State's Attorney.

Section 6: CASE ENTRY

The probation officer, upon verification and documentation of an alleged technical violation, shall complete an Administrative Sanctions Request in substantially the same form as prescribed in Appendix 2 of this Order.

The Request shall be completed in detail identifying the specific court ordered condition(s) or Program condition(s) alleged to have been violated, the date(s) of the violation(s), the administrative sanction(s), and the period of time the sanction(s) are to be imposed.

To ascertain the appropriate sanction(s) for a technical violation, the officer shall utilize the Administrative Sanctions Grid pursuant to the instructions noted thereon, in conjunction with Appendices 4 and 5 of this Order.

Upon completion of the Administrative Sanctions Request, it shall be submitted to the officer's supervisor for review. The unit supervisor or designee shall approve/deny the Administrative Sanctions Request and return to the officer within four (4) hours of receipt, indicating the date and time thereon.

If the Request is approved, the supervisor or designee shall assign a deadline date for the technical violation conference. If the Request is denied, the supervisor or designee shall specify the reason(s) in the comments section and, if appropriate, the request may be resubmitted for review. Once the request is approved the sanction(s) shall not be altered.

If the Request is denied and the technical violation has been verified, the Department shall request a Petition to Revoke/Modify through the Office of the State's Attorney. The Administrative Sanction process shall be discontinued if, upon further review, it is determined there was no violation, the violation cannot be properly verified, or the violation is not within the purview of this Order.

Section 7: ADMINISTRATIVE SANCTIONS CONFERENCE

Upon supervisory approval, the probation officer shall contact the offender to arrange an Administrative Sanctions Conference. the probation officer should, within two (2) working hours, mail a Technical Violation Conference Notice, in substantially the same form as prescribed in Appendix 6 of this Order, informing the offender of the time, date and place of the conference; and, in addition thereto, simultaneously attempt telephone and/or home visit contact with the offender. If the offender is a juvenile, a Technical Violation Conference Notice shall also be sent to the minor's parent/guardian. The conference shall be held in the offices of the Probation and Court Services Department, or other location approved by management personnel, within three (3) work days of the date of the Notice. It the Offender fails to respond to the Notice, the probation officer may request a Petition to Revoke/Modify through the Office of the State's Attorney, or may arrest the offender pursuant to 730 ILCS 110/15 (12).

At the conference, the probation officer shall identify the specific court ordered condition(s) or Program condition(s) alleged to have been violated, the date(s) of the violation(s), the administrative sanction(s) and the period of time the sanction(s) are to be imposed. The probation officer shall read and ensure the offender understands the Rights of Offender, as prescribed in Appendix 7 of this order. The offender shall specify in writing whether he/she elects to participate in the Administrative Sanctions Program and shall sign and date the Election to Participate in substantially the same form as Appendix 8 of this Order.

If the offender elects to participate in the Administrative Sanctions Program, notification shall be forwarded to the Office of the State's Attorney, in substantially the same form as Appendix 9 of this Order, advising them of the violation(s), sanction(s) and offender's election to participate in the Administrative Sanctions Program.

Upon electing to participate in the program, the sanction(s) become effective immediately, and the offender's case plan is adjusted accordingly. The offender's Risk/Needs reassessment instruments are not required as a part of this process, but may be used at the officer's discretion.

If the offender elects Program participation and successfully completes the prescribed sanctions, the technical violation(s) shall not subsequently be used as a basis for any future Petition(s) to Revoke/Modify. However, in a subsequent hearing on a Petition(s) to Revoke/Modify, the Court may consider all technical violations, including technical violations involving Program participation.

if the offender does not elect to participate in the Administrative Sanctions Program, the probation officer shall immediately request a Petition to Revoke/Modify through the Office of the State's Attorney.

In any conference involving a juvenile, a parent or guardian must be present and consent, in writing, to the juvenile's program participation.



<u>Section 8:</u> The Administrative Sanctions Program herein set forth may be adopted in the other counties of the Sixteenth Judicial Circuit upon the approval and designation of the Presiding Judge of that county.

Sept. Ce, (996 ENTERED:

Gene Nottolini, Chief Judge

96MR1

<u>Section One:</u> In the matter of fees for the Driver Safety Program conducted by Waubonsee Community College, for the Sixteenth Judicial Circuit, Kane, Kendall, and DeKalb counties, please find the following:

1. That due to increasing costs to conduct classes in compliance with the National Safety Council, the initial fee charged to students is hereby increased from \$25.00 to \$30.00.

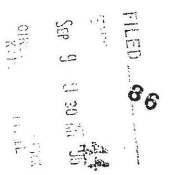
2. That due to increasing costs the fee for rescheduling classes for students shall be increased from \$10.00 to \$15.00.

Section Two: All other orders not inconsistent with this order are still in full force and effect.

<u>Section Three:</u> This order becomes effective October 1, 1996.

ENTER this day of September, 1996.

Gehe Nottolini Chief Judge



GENERAL ORDER 96-19 REVISED

<u>Section 1.</u> Victim Impact Panels shall be held in the Multi-Purpose Room at the Kane County Judicial Center in English, on the following dates in 1997, commencing at 7:00 p.m.

January 6	July 7
February 3	August 4
March 3	SEPTEMBER 8
April 7	October 6
May 5	November 3
June 2	December 1

<u>Section 2.</u> Victim Impact Panels shall be held in Spanish, in the Multi-Purpose Room commencing at 7:00 p.m. on the following dates:

June 9

December 8

<u>Section 3.</u> Presenters appearing at the Victim Impact Panel shall be paid the sum of \$50.00 per individual, and professional presenters such as doctors, coroner, etc. shall be paid the sum of \$75.00, to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

Section 4. Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5.</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

Section 6. This Order is effective September 1, 1996.

ENTER this 20 day of dug . 1996.

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Gene Nottolini Chief Judge <u>Section 1.</u> Victim Impact Panels shall be held in the Multi-Purpose Room at the Kane County Judicial Center in English, on the following dates in 1997, commencing at 7:00 p.m.

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Section 5. The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

Section 6. This Order is effective September 1, 1996.

ENTER this 12 day of _____ 1996.

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Gene Nottolini Chief Judge

IT IS HEREBY ORDERED THAT:

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A. The Circuit Court for the Sixteenth Judicial Circuit of the State of Illinois, shall adjourn, and the Office of the Clerk of the Circuit Court of the counties of Kane, Kendall, and DeKalb, shall be closed on the following legal holidays for the year 1997.

OBSERVED ON HOLIDAY Wednesday, January 1, 1997 New Year's Day Monday, January 20, 1997 Martin Luther King Jr. Day Wednesday, February 12, 1997 Lincoln's Birthday Monday, February 17, 1997 Washington's Birthday Friday, March 28, 1997 Spring Holiday Monday, May 26, 1997 🕂 Memorial Day Friday, July 4, 1997 Independence Day Monday, September 1, 1997 Labor Day Columbus Day Monday, October 13, 1997 Veterans' Day Tuesday, November 11, 1997 Thanksgiving Day Thursday, November 27, 1997 Day Following Thanksgiving Day Friday, November 28, 1997 Christmas Day Thursday, December 25, 1997 Day Following Christmas Day Friday, December 26, 1997 New Year's Day Thursday, January 1, 1998

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

Entered this 22 day of July, 1996.

Gené Nottolini, Chief Judge Sixteenth Judicial Circuit

96 MR/

IN THE CIRCUIT COURT OF KANE COUNTY 16TH JUDICIAL CIRCUIT

SUBJECT: Appointment of Receiver Pursuant to Illinois Court Rule 776

It having been brought to the attention of the Circuit Court of Kane County by the Administrator of the Attorney Registration and Disciplinary Commission that Attorney Edward B. Steinke is unable properly to discharge his responsibilities to his clients due to abandonment of client files, and that no partner, associate, or other responsible party capable and willing to conduct the lawyer's affairs is known to exist:

IT IS HEREBY ORDERED that effective immediately, the Administrator of the Attorney Registration and Disciplinary commission is hereby appointed as a Receiver pursuant to the provisions of Illinois Supreme Court Rule 776 to perform the duties enumerated in Illinois Supreme Court Rule 776(b) as they relate to the practice of Edward Bryan Steinke.

ENTER this A Adday of May, 1996. This Order shall be spread upon the records of this Court and published.

Gene Nottolini Chief Judge Sixteenth Judicial Circuit



96MRA

Section One:

Pursuant to Supreme Court Rule 21(b) the following Judge is hereby assigned to the court assignment as follows.

Section Two:

TRAFFIC COURT

Courtroom 203

Wiley W. Edmondson Presiding Judge Traffic Division

Section Three:

This General Order supersedes General Order 94-26.

ENTERED this ____ day of May, 1996.

Gene Nottolini Chief Judge



96MRI

16th Judicial Circuit County of Kane

Ane County Judicial Center Suite 400-A 37W777 Route 38 St. Charles, IL 60175-7536 Telephone (708) 232-3440



OFFICE OF THE CHIEF JUDGE AND COURT ADMINISTRATOR

To:Mike FitzpatrickFrom:Chief Judge NottoliniRe:Approval for Illinois Criminal Justice Research ProjectDate:April 4, 1996

Please use this memo as my approval for the Illinois Criminal Justice Authority to conduct research for reviewing juvenile files at the circuit clerk's office. The research is scheduled to begin Monday, April 8, 1996. Any assistance you may give to these people would be greatly appreciated.

Chief Judge Nottolini

GN/kc

cc: Jan Carlson Jim Mueller

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GENERAL ORDER 96-14 FOLLOWS:

Section One: Effective September 1, 1996 all juvenile defendants sentenced, on this date and hereafter, to a period of electronic monitoring shall direct their court ordered electronic monitoring fees, which are not to exceed \$84.00 weekly, ito the Office of the Circuit Court Clerk of Kane County.

Section Two: Effective September 1, 1996 all juvenile defendants sentenced, on this date and hereafter, to a term of probation shall direct their court ordered probation fees, which are not to exceed \$25.00 monthly, to the Office of the Circuit Court Clerk of Kane County.

Section Three: Upon receipt of monies for the payment of electronic monitoring fees, the Circuit Clerk shall collect and remit these monies on a not less than monthly basis to the Juvenile Electronic Monitoring Fund in care of the Kane County Court Services Administration Department. The Circuit Clerk shall update the court's financial records to show receipt and disbursement of electronic monitoring fees for the purpose of monitoring the defendants compliance with court order by the Kane County Court Services Department.

Section Four: Upon receipt of monies for the payment of probation fees, the Circuit Clerk shall collect and remit these monies on a not less than monthly basis to the Kane County Treasurer for deposit in the Probation Services Fund, Fund 6013. The Circuit Clerk shall update the court's financial records to show receipt and disbursement of probation fees monies for the purpose of monitoring defendant's compliance with the court order by the Kane County Court Services Department.

Section Five: The Court Services Department is responsible to collect electronic and probation fees from all juvenile defendants sentenced prior to September 1, 1996.

Section Six: In all cases where the defendant is required to make payments for electronic monitoring and/or probation fees, the Court Services Department is responsible for the monitoring of the defendants compliance in satisfying the financial obligations as ordered by the court. In the event of nonpayment, or failure to pay on a timely basis, the Court Services Department shall begin actions to insure payment of monies as ordered by the court.

ENTERED this _____ day of June, 1996.

Gene Nóttolini, Chief Judge

96 MRI

<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

JUVENILE DIVISION

It is hereby ordered that Judge Timothy Q. Sheldon will be assigned to hear juvenile abuse and neglect matters.

Judge Donald C. Hudson will be assigned juvenile delinquency matters.

<u>Section Two:</u> All provisions of General Orders 94-26, 95-18, 95-24, 95-25, and 96-12 not inconsistent herewith remain in full force and effect.

Section Three: This Order is effective April 1, 1996.

DATED this 26th day of March, 1996

Chief Judge Gene No



<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

FAMILY DIVISION

GENERAL ORDER 96-12

Courtroom 113

F. Keith Brown

TRAFFIC DIVISION

Elgin Branch Court Courtroom 209 Franklin Brewe Judith M. Brawka

<u>Section Two:</u> All provisions of General Orders 94-26, 95-18, 95-24 and 95-25 not inconsistent herewith remain in full force and effect.

<u>Section Three:</u> This Order shall become effective March 21, 1996.

ENTER this 12 day of March, 1996.

F. 10

Chief Judge

ADDENDUM TO GENERAL ORDER 96-11

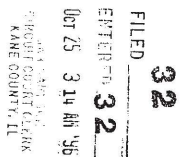
IT IS HEREBY ORDERED:

WHEREAS, the original document establishing Local Circuit Rule Article 12, for Major Civil Case Mediation, was discovered missing from the Circuit Clerk's General Order File, this copy of the original document shall serve as a duplicate original and shall accompany General Order 96-11, originally filed with the Circuit Clerk on March 12, 1996.

This Addendum to General Order 91-11 shall take effect October 25, 1996.

Enter this 25th day of October, 1996.

Gene Nottolini, Chief Circuit Judge



TO:	Circuit Clerk's Office
ATTN:	Candy, File Library
FROM:	Melita Mulligan-Ferry
RE:	Article 12: Major Civil Case Mediation Program Local Rules
DATE:	October 21, 1996

Upon discovering that the original Local Circuit Rules for Major Civil Case Mediation, entitled Article 12, were missing from the Circuit Clerk's General Order File, I have been instructed by Doug Naughton, Chief Court Administrator, to furnish you with a copy of these signed rules. Please see that this copy is filed with General Order 96-11, which establishes the Major Case Civil Mediation Program for the Sixteenth Judicial Circuit.

Please contact me at (630) 262-8316 if you have any quesitons regarding this request. Thank you for your time and cooperation.

On September 26, 1996, it was discovered that the original document containing Local Circuit Rule Article 12 regarding the Major Civil Case Mediation Program was not in the Circuit Clerk's General Order Book and could not be located elsewhere. A signed copy of these rules is being substituted in its place. This copy of Article 12 should be filed with General Order 96-11.

16TH JUDICIAL CIRCUIT MAJOR CIVIL CASE MEDIATION PROGRAM

Pursuant to General Order 96-// parties may stipulate to mediation or the Court may order a case to mediation. The Order of Referral to Court-Annexed Mediation should be prepared and signed. The clerk will retain a copy of the Order for the ADR Center.

The parties should mutually agree upon a mediator within 14 days of the Order. If the parties cannot agree, the Court will appoint one within 21 days of the Order. The parties should also agree which party will be responsible for making the mediation arrangements.

The responsible party should contact the ADR Center and check for the availability of times and dates. The party should then contact the mediator and all other parties who will be attending the mediation and arrange a mutually convenient time for the mediation session. Finally, the responsible party should verify the time and date they have selected with the ADR Center. The ADR Center will then send confirmation letters of the date, time and place to all parties involved including the mediator.

Each party will be required to prepare a brief summary of his/her case 10 days prior to the mediation session. Summaries should be sent directly to the mediator for his/her review. THESE WILL BE KEPT CONFIDENTIAL. Names of all participants in the mediation shall be disclosed to the mediator in the summary prior to the session.

At the scheduled mediation the mediator will require every participant to sign a Confidentiality Agreement which Agreement shall be made a part of the court record in the case.

The first mediation conference must be held within 8 weeks of the Order of Referral. Mediation shall be completed within 7 weeks of the first mediation.

Kane County mediations will be held at the Kane County Courthouse, 2nd Floor, 100 South Third Street, Geneva, Illinois 60134, (708-262-8316).

DeKalb and Kendall County mediations will be held in their respective courthouses, or they may be held in Geneva at the Arbitration Center.

Questions? Please call Arbitration Center (708) 262-8316.

Article 12: Major Civil Case Mediation

12.01 ACTIONS ELIGIBLE FOR COURT ANNEXED MEDIATION

(A) <u>Referral by Judge or by Stipulation</u>

Except as hereinafter provided, the judge to whom a matter is assigned may order any contested civil matter asserting a claim having a value, irrespective of defenses or setoffs, in excess of \$30,000 referred to mediation. In addition, the parties to any such matter may file a written stipulation to mediate any issue between them at any time. Such stipulation shall be incorporated into the order of referral.

(B) Exclusion from Mediation

Except as otherwise set forth in (1) (A) above, matters as may be specified by administrative order of the Chief Judge of the Circuit shall not be referred to mediation except upon petition of all parties.

12.02 SCHEDULING OF MEDIATION

(A) <u>Conference or Hearing Date</u>

Unless otherwise ordered by the court, the first mediation conference shall be held within eight (8) weeks of the Order of Referral.

At least ten (10) days before the conference, each side shall present to the mediator a brief, written summary of the case containing a list of issues as to each party. If the attorney filing the summary wishes its contents to remain confidential, she/he should advise the mediator in writing at the same time the summary is filed. The summary shall include the facts of the occurrence, opinions on liability, all damages and injury information, and any offers or demands regarding settlement. Names of all participants in the mediation shall be disclosed to the mediator in the summary prior to the session.

(B) <u>Notice of Date, Time and Place</u>

Within 28 days after the Order of Referral, the mediator shall notify the parties in writing of the date and time of the mediation conference.

Kane County mediations will be held at the Arbitration Center, Kane County Courthouse, 2nd Floor, 100 South Third Street, Geneva, Illinois 60134. DeKalb County mediations will be held at the DeKalb County Courthouse, 133 West State Street, Sycamore, Illinois 60178.

Kendall County mediations will be held at the Kendall County Courthouse, Ridge and Main Streets, Yorkville, Illinois 60560.

(C) Motion to Dispense with Mediation

A party may move, within 14 days after the Order of Referral, to dispense with mediation if:

- The issue to be considered has been previously mediated between the same parties pursuant to Order of the 16th Judicial Circuit;
- 2. The issue presents a questions of law only;
- 3. The Order violates Sec. (1)(B) of this General Order;
- 4. Other good cause is shown.
- (D) Motion to Defer Mediation

Within 14 days of the Order of Referral, any party may file a motion with the court to defer the proceeding. The movant shall set the motion to defer for hearing prior to the scheduled date for mediation. Notice of the hearing shall be provided to all interested parties, including any mediator who has been appointed. The motion shall set forth, in detail, the facts and circumstances supporting the motion. Mediation shall be tolled until disposition of the motion.

12.03 MEDIATION RULES AND PROCEDURES

- (A) Appointment of the Mediator
 - Within 14 days of the Order of Referral the parties may agree upon a stipulation with the court designating:
 - (a) A certified moderator; or
 - (b) A mediator who does not meet the certification requirements of these rules but who, in the opinion of the parties and upon review by and approval of the presiding judge, is otherwise qualified by training or experience to

mediate all or some of the issues in the particular case.

(2) If the parties cannot agree upon a mediator within 14 days of the Order of Referral, the plaintiff's attorney (or another attorney agreed upon by all attorneys) shall so notify the court within 7 days of the expiration of the period to agree on a mediator, and the court shall appoint a certified mediator selected by rotation or by such other procedures as may be adopted by administrative order of the Chief Judge in the Circuit in which the action is pending.

(B) Compensation of the Mediator

Each mediator shall agree to mediate <u>3</u> cases without compensation.

Thereafter, the mediator shall be compensated by the parties at the rate of \$125.00 per hour unless otherwise agreed in writing. Each party shall pay a proportionate share of the total charges of the mediator.

(C) Disqualification of a Mediator

Any party may move to enter an order disqualifying a mediator for good cause. If the court rules that a mediator is disqualified from hearing a case, an order shall be entered setting forth the name of a qualified replacement. Nothing in this provision shall preclude mediators from disqualifying themselves or refusing any assignment. The time for mediation shall be tolled during any periods in which a motion to disqualify is pending.

(D) Interim or Emergency Relief

A party may apply to the court for interim or emergency relief at any time. Mediation shall continue while such a motion is pending absent a contrary order of the court or a decision of the mediator to adjourn pending disposition of the motion.

(E) Sanctions for Failure to Appear

If a party fails to appear at a duly noticed mediation conference without good cause, the court upon motion shall impose sanctions, including an award of mediator and attorney fees and other costs, against the party failing to appear. If a party to mediation is a public entity that party shall be deemed to appear at a mediation conference by the physical presence of a representative with full authority to negotiate on behalf of the entity and to recommend settlement to the appropriate decision making body of the entity. Otherwise, unless stipulated by the parties, or by order of the court, a party is deemed to appear at a mediation conference if the following persons are physically present:

- (1) The party or its representative having full authority to settle without further consultation; and
- (2) The party's counsel of record, if any; and
- (3) A representative of the insurance carrier for any insured party who is not such carrier's outside counsel and who has full authority to negotiate and recommend settlements to the limits of the policy or the most recent demand, whichever is lower without further consultation.

(F) Adjournments

The mediator may adjourn the mediation conference at any time and my set times for reconvening the adjourned conference notwithstanding Sec. (I) of this General Order. No further notification is required for parties present at the adjourned conference.

(G) <u>Counsel</u>

The mediator shall at all times be in control of the mediation and the procedures to be followed in the mediation. Counsel shall be permitted to communicate privately with their clients.

(H) <u>Communication with Parties</u>

The mediator may meet and consult privately with either party and his/her representative during the mediation session.

(I) <u>Completion of Mediation</u>

Mediation shall be completed within seven (7) weeks of the first mediation conference unless extended by order of the court or by stipulation of the parties.

(J) <u>No Agreement</u>

If the parties do not reach an agreement as to any matter as a result of mediation, the mediator shall report the lack of an agreement to the court without comment or recommendation.

(K) <u>Agreement</u>

If an agreement is reached, it shall be reduced to writing and signed by the parties and their counsel, if any, at the conclusion of the mediation.

(L) <u>Imposition of Sanctions</u>

In the event of any breach or failure to perform under the agreement, the court upon motion may impose sanctions, including costs, attorney fees, or other appropriate remedies including entry of judgment on the agreement.

(M) <u>Discovery</u>

Discovery may continue throughout mediation.

(N) Confidentiality of Communications

All oral or written communications in a mediation conference, other than executed settlement agreements, shall be exempt from discovery and shall be confidential and inadmissible as evidence in the underlying cause of action unless all parties agree otherwise. Evidence with respect to alleged settlement agreements shall be admissible in proceedings to enforce the settlement. Subject to the foregoing, unless authorized by the parties, the mediator may not disclose any information obtained during the mediation process.

(O) Forms

The following forms shall be used in conjunction with court-annexed mediation:

- (1) Order of Referral to Court-Annexed Mediation
- (2) Confidentiality Agreement and Nonrepresentation Acknowledgement
- (3) Mediation Held/No Agreement Resulted
- (4) Memorandum of Agreement
- (5) Memorandum of Understanding/Agreement
- (6) Order Appointing Mediator
- (7) Mediator's Report/Order

12.04 MEDIATOR QUALIFICATIONS

(A) <u>Circuit Court Mediators</u>

The Chief Judge shall maintain a list of mediators who have been certified by the court and who have registered for appointment.

For certification a mediator of circuit court civil matters in excess of \$30,000 matters must:

- Complete a mediation training program approved by the Chief Judge of the 16th Judicial Circuit; and
- (2) Be a member in good standing of the Illinois Bar with at least seven years of practice or be a retired judge; and
- (3) Be of good moral character.
- (B) Mediator General Standards

In each case, the mediator shall comply with such general standards as may, from time to time, be established and promulgated in writing by the Chief Judge of the 16th Judicial Circuit.

(C) <u>Decertification of Mediators</u>

The eligibility of each mediator to retain the status of a certified mediator may be periodically reviewed by the Chief Judge. Failure to adhere to this General Order governing mediation or the General Standards provided for above may result in the decertification of the mediator.

The majority of the circuit judges in and for the 16th Judicial Circuit of the State of Illinois have voted to incorporate the approved rules as Article 12 of the Local Rules of the 16th Judicial Circuit the same shall be effective as said Article 12 of the Local Rules effective 3/2.

• Entergd this 1/2 day of 1996. th Ja 7. ea an < W dela -1 44 In 0 100 in

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Court-Annexed Mediation

In an effort to provide the citizens of the 16th Judicial Circuit with an expeditious and expense saving alternative to traditional litigation in the resolution of controversies, there is hereby established a program of Court-Annexed Mediation of civil cases to operate in this Judicial Circuit.

Mediation under this Order involves the confidential process by which a neutral mediator, selected by the parties or appointed by the court, assists the litigants in reaching a mutually acceptable agreement. The role of the mediator is to assist in identifying the issues, reducing misunderstanding, clarifying priorities, exploring areas of compromise, and finding points of agreement as well as legitimate points of disagreement. Any agreement reached by the parties is to be based on the autonomous decisions of the parties and not the decisions of the mediator. It is anticipated that an agreement may not resolve all of the disputed issues, but the process can reduce points of contention. Parties and their representatives are required to mediate in good faith but are not compelled to reach an agreement.

ENTERED this ____ day of __ 1996.

Judge



IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT

STATE OF ILLINOIS

COUNTY OF KANE

GENERAL ORDER 96-10

IT IS HEREBY ORDERED by the undersigned Circuit Judges of the Sixteenth Judicial Circuit of Illinois that the Local Rules previously adopted are amended by the addition of Local Rule 11.03(h.) as set forth below. This rule is intended to facilitate compliance with Supreme Court rule 218, effective January 1, 1996, as it pertains to Kane County's Court Annexed Mandatory Arbitration Program. It applies to all civil cases subject to Mandatory Arbitration, pursuant to Local Rule Article 11.01.

LOCAL RULE ARTICLE 11.03(h.)

The Circuit Judges of the Sixteenth Judicial Circuit hereby adopt the following Local Rule, subject to the approval of the Illinois Supreme Court, pursuant to Supreme Court Rule 218.

Supreme Court Rule 218 case management conferences shall not be required for cases subject to mandatory arbitration unless and until a rejection of the arbitration award is filed, pursuant to Supreme Court Rule 93. In cases where a valid rejection of the arbitration award has occurred, the case management conference shall be conducted at the Post-Hearing Status date and time, issued to the parties at the time of the arbitration hearing. The Court shall set the Post-Hearing status date within thirtyfive to fifty days (35-50) days after the entry of an arbitration award.

 $\frac{2}{2}$ day of $\frac{2}{2}$ D this 1996. Chi udge Sircuit Judges for the Sixteenth Judicial Circuit

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT

STATE OF ILLINOIS)) COUNTY OF KANE)

GENERAL ORDER 96-9

IT IS HEREBY ORDERED:

WHEREAS, pursuant to Local Arbitration Rule Article 11.10(a) and (b), the Chief Judge may designate the appropriate personnel to assist the SUPERVISING JUDGE FOR ARBITRATION. The Small Claims/Law Medium Judge is hereby assigned the following arbitration matters:

 Setting initial return dates, arbitration hearing dates, status dates, and routine motions, to be heard on Tuesday and Wednesday of each and every week at 9:00 a.m.

and

(2) Hearing contested and complex arbitration motions, set post-hearing status dates, entry of judgment on awards, and post-rejection reassignments, to be heard on Tuesdays and Wednesdays of each and every week at 10:30 a.m.

This Order shall take effect February 29, 1996.

ENTER this 29th day of February, 1996.

Gene Nottoliní, Chief Circuit Judge



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General Order 96-8

INTERIM FAMILY LAW DIVISION LOCAL RULE NO. 1

Attorney's Obligation to Confer Prior to Case Management Conference.

The principal goal of Case Management Conferences is to tailor the course of the litigation to reflect the singular characteristics of the case. Not less than seven (7) days prior to any Case Management Conference, counsel familiar with the case shall confer, exchange proposed Case Management Conference orders, consider the matters set forth in Supreme Court Rule 218(a)(1)-(10), and shall attempt to draft a proposed agreed Case Management Conference Order for presentation to the Court. Counsel shall be prepared to address with the Court all nonagreed matters at the Case Management Conference. Case Management Conferences are not settlement conferences nor a status report. All portions of the Case Management Conference Order in use in the Sixteenth Judicial Circuit, Kane County, must be addressed by counsel. Failure to comply with Supreme Court Rule 218, this Local Rule, or Case Management Conference Orders may result in sanctions being imposed against a party and/or attorney pursuant to Amended Supreme Court Rule 219. The Court shall have sole discretion to continue Case Management Conference. KANE COUNTY, ILLINOIS

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A CONTRACTOR OF			GENERAL NO
Re Marriage of:	PLAINTIFF(S)	<u> </u>	DEFENDANT()
	TLAUVIIT(3)		DEFENDANI(
Judge	Court Reporter	Pltf.	Aity:
Dep. Clk_	Send Order to:	Deft.	Алу.
FAMILY Initial Conference Number	COURT CASE MANAGE	MENT CONFERENC	<u>E ORDER</u>
Pursuant to Supreme Court Rule	•	l as follows:	
I. All temporary relief issues have h	ieen Relief Not Sought		
Determined by Order entered			a 3
Shall be heard on	at (a.m./	p.m.), Rm.#before Ju	dge
Grounds Child/Parent Rel Identification of Marital/Non-1		Assets Division	
Contested Child/Parent Relation Mediation Guardian ad Litem/Attorney for Custodial Evaluator	Not Ordered		n Removal Failed is/was appointed. appointed.
Production has been completed by	: Husband	Wife	appointed.
Documents heretofore demanded s Production requests shall be served	hall be produced by	Husband Wife by (date).	(date).
5. Parties have agreed on asset value		Asset values which are co	ntested:
5. Opinion witness may be needed f	or		
		1	
7. Persons who may need to be depose	2012 20 C 2012 20 20 20 20 20 20 20 20 20 20 20 20 20		Disclosure Deadline is:
**	d		Disclosure Deadline is:
B. Further agreements/orders:	d		Disclosure Deadline is:
 8. Further agreements/orders:	dat(a	(a.m./p.m.), R m./p.m.), Rm.# befor	Disclosure Deadline is:
 8. Further agreements/orders: 9. Further case management conference set for Settlement conference set for Written discovery and deposite 	dat	(a.m./p.m.), R m./p.m.), Rm.# befor	Disclosure Deadline is: m.# before Judge e Judge
 8. Further agreements/orders:	d	(a.m./p.m.), R m./p.m.), Rm.# befor a.m./p.m.), Rm.#bef	Disclosure Deadline is: m.# before Judge e Judge
Settlement conference set for Written discovery and deposit Trial set fora Proveupa	d	(a.m./p.m.), R m./p.m.), Rm.# befor a.m./p.m.), Rm.#bef m.# before Judge	Disclosure Deadline is:
 Further agreements/orders:	d	(a.m./p.m.), R m./p.m.), Rm.# befor a.m./p.m.), Rm.#bef m.# before Judge m.# before Judge	Disclosure Deadline is: m.# before Judge e Judge ore Judge

15.05 AFFIDAVITS RELATING TO INCOME AND EXPENSE

(e) The parties shall include in such affidavit, or attach thereto, their most recently filed income tax return, with all Schedules, and their four (4) most recent paystubs, or other written evidence of their most recent earnings form all sources covering a period of not less than two (2) months. We hereby approve the Family Court Local Rule with respect to Supreme Court Rule 218.

Dated this 15th day of Februar 1996. 7-Chief Judge

Circuit Judges of the Sixteenth Judicial Circuit IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT

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GENERAL ORDER NO. 96-7

IT IS HEREBY ORDERED by the undersigned Circuit Judgés of the Sixteenth Judicial Circuit of Illinois that the Local Rules previously adopted are amended by the addition of Interim Local Rule #1 and Interim Local Rule #2 as set forth below. These rules are intended to facilitate compliance with Supreme Court Rule 218, effective January 1, 1996. They apply to civil proceedings in the trial court with the exception of small claims.

Interim Local Rule #1

Attorneys' obligation to confer prior to case management conference.

In all cases subject to Supreme Court Rule 218, the attorneys for the parties with responsibility for trial of the case shall, prior to each case management conference, confer regarding matters set forth in Supreme Court Rule 218 (a) (1) through (10) and shall be prepared to advise the court at each conference of any matters requiring action by the court or to which the parties have reached agreement and any trial issues raised by the pleadings which can be disposed of by stipulation or agreement.

Failure to comply with Supreme Court Rule 218, local rules, or case management conference orders may result in sanctions being imposed against a party and/or attorney.

Interim Local Rule #2

Motions relating to discovery.

- A. Motions to compel compliance with discovery rules or orders shall be scheduled to assure hearing prior to any discovery disclosure/cut-off date(s) that may be affected by said motion. Said motions will be routinely granted absent a showing of extraordinary circumstances.
- B. Motions requesting relief from discovery rules or orders shall be scheduled to assure hearing prior to any discovery disclosure/cut-off date(s) that may be affected by said request.
- C. Failure to bring timely motions may preclude relief.

Dated this 15 49 day of Fehrman 1995. Chief Judge 5 U 1 1.12cm

Circuit Judge of the Sixteenth Judicial Circuit

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GENERAL ORDER 96-6

IT IS HEREBY ORDERED THAT:

The Kane County Circuit Clerk reschedule all automatic states dates (scheduled per Article 6, Section 601 of the Rules of the Circuit Court of the Sixteenth Judicial Circuit) presently scheduled for Domestic Relations Cases on and after March 1, 1996, to Initial Case Management Conferences per Illinois Supreme Court Rule 218 on Fridays beginning on March 1, 1996 at 9:00 A.M. before the Domestic Relations Judge before whom the case is assigned for trial at the rate of 20 to 25 cases per Friday until all cases set for automatic status dates have been rescheduled for Initial Case Management Conferences.

The Kane County Circuit Clerk is further ordered to schedule cases filed after January 1, 1996 for Initial Case Management Conferences on Fridays at 9:00 A.M. beginning May 3, 1996 before the Domestic Relations Judge before whom the case is assigned for trial.

IT IS FURTHER ORDERED THAT the goal is to schedule Initial Case Management Conferences in the Domestic Relations Division within 35 days after the parties are at issue or within 75 days after the Petition for Dissolution of Marriage/Legal Separation is filed,

Dated this 25 day of January, 1996.

ENTERED:

IN THE CIRCUIT COURT FOR THE 16TH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

)		GEN. NO
	VS. PLAINTIFF(S)	DEFENDANT(S)
JUDGE	COURT REPORTER	PLTF. ATTY. CHECK IF PRESENT
DEPUTY CLERK	A copy of this order should be sent to: has been sent to:	DEFT. ATTY.

Plaintiff present in Open Court 🗍 Yes 🗌 No

Defendant present in Open Court DYes DNo

SUPREME COURT RULE 218 CASE MANAGEMENT CONFERENCE ORDER (Short Form)

This cause coming on for case management conference pursuant to Supreme Court Rule (SCR) 218, the parties through their attorneys having heretofore conferred as required by local rule, and the court having considered all matters set forth in SCR 218 (a) (1) through (10), it is ordered as follows:

1. All matters considered by the court and parties and all trial issues raised by the pleadings are deferred for action or agreement until a subsequent case management conference, except as to the following: (set forth any action by the court or agreement of the parties with regard to any SCR 218 matters)___

Date:_____

1 .

ENTER:_____

JUDGE

IN THE CIRCUIT COURT FOR THE 16TH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

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SUPREME COURT RULE 218 CASE MANAGEMENT CONFERENCE ORDER (Long Form) This cause coming on for case management conference pursuant to Supreme Court Rule (SCR) 2 the parties through their attorneys having heretofore conferred as required by local rule and court having considered all matters set forth in SCR 218 (a) (1) through (10), it is ordered follows: As to opinion witnesses whom each contemplates calling at trial: Plaintiff(s) to disclose retained Defendant(s) to disclose retained	•	KANE CU	JUNIY, ILLINOIS
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NOTICE

By order of court this case is hereby set for case management conference (see local rules) before the above named judge on ______, 19____, at ______am/pm. Failure to appear may result in the case being dismissed or an order of default being entered.

[This language will stamped by the clerk on civil cases at the time of filing. It will replace the present stamp which sets an initial status. Under Rule 218, the initial case management conference must be set no later than 182 days following the filing of the complaint.]

 	IN THE CIRCUIT COURT FO KANE COU	OR THE 16TH JUDICI. JNTY, ILLINOIS	AL CIRCUIT	
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		VS.	······	<u> </u>
	PLAINTIFF(S)	<u> </u>	DEF	ENDANT(S)
JUDGE	COURT REPORTER		PLTF. ATTY. CHECK IF PRE	CENT
DEPUTY CLERK	A copy of this orde should be sent to has been sent to:	:	DEFT. ATTY.	
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	(Failure to Comply	May Result in Sanc	tions)	
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	- -			
2. At said time	the parties shall present	the following:	la -	
 c) Sugges d) A list e) Proposition f) Pre-mail g) Stipul 	ement of the case to be pre ted questions, if any, to b of potential witnesses. ed instructions. rked exhibits. ations, if any, in writing. ions to evidence deposition	e asked by the cou	rt during Voir D	ire (in writing)
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4. The trial at	torney shall be present.			
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The following is adopted pursuant to the powers of the court as set forth in 55 ILCS 5/3-4001, et. seq.

APPOINTMENT OF PUBLIC DEFENDER

1. David P. Kliment is appointed Kane County Public Defender, effective nunc pro tunc to December 1, 1994. The Public Defender shall receive an annual salary of not less than 90% of the compensation of the State's Attorney of Kane County, nor more than 100% of the compensation of the State's Attorney of Kane County. Pursuant to 55 ILCS 5/3-4007, the Public Defender shall not engage in the private practice of law. The Public Defender's salary shall be paid from Dept. No. 6230, line item 40-01 Full-Time Salaries, of the Fiscal Year 1996 budget.

2. The Public Defender shall employ eighteen (18) additional assistants, appointed by the Public Defender pursuant to 55 ILCS 5/3-4008, to be compensated annually from Dept. 6230, line items 40-01 Full-Time and 40-02 Part-Time Salaries.

3. That Public Defender shall have authority to name a First Assistant, who may receive additional compensation for such duties.

4. The Public Defender shall name such division chiefs as he deems necessary. Any assistant appointed to such a position shall not be entitled to additional compensation solely because of said appointment.

ENTERED this 12 day of January, 1996.

Gene Nottolini Chief Judge

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<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following Judge is assigned to the duties indicated below:

FELONY DIVISION

Presiding Judge

Philip L. DiMarzio

<u>Section Two:</u> This Order is effective immediately.

ENTER this $\int 2$ day of January, 1996.

Chief Judge

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Section One: Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

FAMILY DIVISION

TRAFFIC DIVISION

Courtroom 113

Judith Brawka F. Keith Brown Franklin Brewe

Elgin Branch Court Courtroom 209

<u>Section Two:</u> All provisions of General Orders 94-26, 95-18, 95-24 and 95-25 not inconsistent herewith remain in full force and effect.

<u>Section Three:</u> This Order shall become effective January 29, 1996.

ENTER this 22 day of January, 1996.

Chief Judge

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<u>GENERAL ORDER 96-2</u> <u>Section One:</u> Pursuant to 55 ILCS 5/5-110(d) and (e); the court has been collecting fees from individuals who plead guid or are found guilty of the offense of Driving Under the Influence of Alcohol; the statute provides that,

> ... [t] he proceeds of this fee shall be placed in the County General Fund and used to finance education programs related to driving under the influence of alcohol or drugs."

<u>Section Two:</u> Kane County Ordinance 93-170, enacted on June 8, 1993, provides that the Clerk of the Circuit Court shall charge and collect a \$100.00 fee for second and subsequent violations of Section 11-501, and that "[t]he proceeds of this fee shall be placed in the County General Fund and used to finance education programs related to driving under the influence of alcohol or drugs."

Section Three: Such sums shall be held by the Treasurer of Kane County, and be disbursed for alcohol and drug education programs pursuant to the ordinance and statute, upon the order of the Chief Judge.

Section Four: In making recommendations to the court regarding funding for education programs related to driving under the influence of alcohol or drugs, the criteria to be applied by the Kane County Task Force on Drinking and Driving shall include the following:

- (a) The potential effectiveness of the program;
- (b)The cost and cost-effectiveness of the program;
- The number of persons who will be served by (C) the program;
- (d) The standing and abilities of the organization which will be running the program;
- Geography; in other words, allocating (e)funding in a fair distribution between all areas of our county.

The fact that a program is not devoted exclusively to DUI education should not preclude a program from consideration, so long as drug or alcohol education related to Driving Under the Influence is a part of the program.

<u>Section Five:</u> Any request for funding from this Alcohol Fund shall be submitted first to the Court Administrator.

- a. If the request seeks less than \$500.00 the Deputy Court Administrator shall forward the request to the presiding judge in "DUI Court", courtroom 203, for his review and recommendation, and the presiding judge in DUI court shall then submit the request, with his or her recommendation to the Chief Judge.
- b. If the request seeks more than \$500.00 then the Deputy Court Administrator shall send copies of the request to the members of the Kane County DUI Task Force, which has agreed to review such requests at the meeting following receipt for the request. The Kane County DUI Task Force shall promptly make recommendations to the Chief Judge regarding the request, with a written summary of the recommendation being submitted by the Chairperson of the Kane County DUI Task Force.

<u>Section Six:</u> The Chief Judge shall maintain ultimate responsibility for determining whether a disbursement shall be made from the Alcohol Fund.

<u>Section Seven:</u> Any person or organization wishing to communite support for, or opposition to a particular application for funding from the Alcohol Fund, may do so by writing a letter addressed to the Deputy Court Administrator.

<u>Section Eight:</u> The Adult Court Services Department shall ascertain, and report to the Chief Judge, the Presiding Judge in DUI Court, and the Kane County DUI Task Force on at least a quarterly basis, as to the current amount then in the Alcohol Fund.

ENTER this 12 day of <u>Jan</u>, 1996. Neve Wolldin

Gene Nottolini, Chief Judge

The following is adopted pursuant to the powers of the court as set forth in 55 ILCS 5/3-4001, et. seq.

ESTABLISHMENT OF MULTIPLE DEFENDANT DIVISION (MDD UNIT)

1. The Public Defender shall establish a Multiple Defender Division (MDD Unit) within the Kane County Public Defender's Office. Pursuant to 55 ILCS 5/3-4008, the Public Defender shall appoint a Chief of the MDD Unit. The Public Defender shall have the authority to employ three (3) additional attorneys to staff the MDD Unit. The Public Defender shall have the additional authority to employ an investigator and one clerical staff to be assigned exclusively to the MDD Unit. The Chief Judge will transfer such funds as are necessary from the FY 96 Unified Budget to provide for the salary requirements and health and dental insurance costs of the attorneys, investigator and support staff assigned to the MDD Unit.

2. The Public Defender shall have the authority to provide office furniture, fixtures and equipment for the MDD Unit's office, which items shall be paid for out of the Public Defender's Fiscal Year 1996 General Fund budget.

ENTERED this 10 day of January, 1996.

Gene Nottolini Chief Judge

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REQUEST FOR AUTHORITY TO ASSIGN ASSOCIATE JUDGE

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o <u>6-30-9</u>	<u>9</u> , to	o conduct trials of cr	iminal cases in which the de	fendant is charged
with an offense	punishable by	/ imprisonment for m	nore than one year.	
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need such au	thority for the fo	ollowing reasons:		
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\mathbf{X}	The workload	d of the Circuit Judge	es of the Felony Division requ	ires
-	such assignn	nent.	2 ¹	
	Other:			
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REQUEST FOR AUTHORITY TO ASSIGN ASSOCIATE JUDGE

Pursuant to Supreme Court Rule 295, I hereby request authority to assign Associate Judge
<u>Franklin D Brewe</u>, for the period from <u>December 1, 1995</u>
to <u>6-30-99</u>, to conduct trials of criminal cases in which the defendant is charged
with an offense punishable by imprisonment for more than one year.

I need such authority for the following reasons:

₩.	The workload of the Circuit Judges of the Felony Division requires such assignment.				1. 1. s. s.	
	Other:	۰ ۲۰۰۰	ii yu All		3	S
11-29	-95 16th Sone Nottolin	Ŀ	ر ر	1	;	
Date	Circuit Chief Judge's Signature					

SUPREME COURT ACTION

It is hereby ordered that from 12-1-95 to 6-30-99the above named Associate Judge is granted authority to conduct trials of criminal cases in which the defendant is charged with an offense punishable by imprisonment for more than one year.

Dated this <u>4th</u> day of <u>December</u>, 19 95.

Wild a. Riladi

Chief Justice, Supreme Court of Illinois

I. Juleann Hornyak, Clerk of the Supreme Court of the State of Illinois, and keeper of the records, files and Seal thereof, do hereby certify the foregoing to be a true copy of an Assignment Order filed in this office on the <u>4th</u> day of <u>December</u>, 19 <u>95</u>.

Juleann Horny

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court this

[SEAL] Supreme Court of Illinois

4th day of December ____, 19 95

45MRI

<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

CIVIL DIVISION

Courtroom 320

R. Peter Grometer L Jury and Non-Jury; LM/SC Jury; #3 back-up Judge, LM/SC Bench cases. Arbitration Supervisor

Courtroom 350

Melvin E. Dunn CH, MR, ED, TX and MC cases; #1 back-up Judge Elgin Mental Health call and Probate Contested matters as assigned.

FELONY DIVISION

Courtroom 313

Philip L. DiMarzio-Trial Judge; #3 Misdemeanor Jury and Mental Health Jury Demand back-up Judge

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SPECIAL ASSIGNMENT JUDGE

Courtroom 217

Thomas E. Hogan #1 back-up Judge SC/LM cases; #1 back-up Judge Misdemeanor Jury Demand and Mental Health Jury Demand cases; vacation and illness coverage as assigned. Special assigned cases as needed

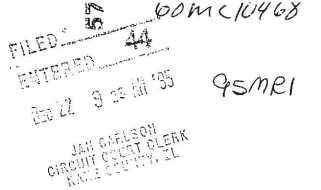
DEKALB COUNTY Roger Eichmeier

<u>Section Two:</u> Kane County weekend bond calls and the monthly wedding schedule shall be modified to reflect the above changes.

<u>Section Three:</u> All provisions of General Orders 94-26, 95-18 and 95-24 not inconsistent herewith remain in full force and effect.

Section Four: This Order shall become effective January 2, 1996. ENTER this 181 day of December, 1995.





IT IS HEREBY ORDERED THAT:

Section 1. Pursuant to 10 ILCS 5/6-21 of the Illinois Revised Statutes, the Court being advised that the term of Charles R. Bond as a member of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois does expire on the first day of December, 1995 and it appearing that said Charles R. Bond has performed the duties of his office since his appointment as a member of the said Election Commission in a lawful and proper manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the court hereby reappoints Charles R. Bond as a member of said Election Commission for a period of three (3) years from and after the expiration of his term, and until his successor is appointed.

Section 2. The said Charles R. Bond shall take his seat on such Board immediately upon filing the oath and bond as set forth in 10 ILCS 5/6-24 of the Illinois Revised Statutes.

Section 3. This order shall take effect December 1, 1995. ENTER this 30 day of 20, A.D., 1995.

Gene L. Nottolini Chief Circuit Judge



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Section One:

Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below.

MISDEMEANOR AND TRAFFIC DIVISION

Aurora Branch Court

Kurt Kline

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DEKALB COUNTY

Thomas Mueller

Section Two:

Kane County weekend bond call shall be modified to reflect the above changes.

Section Three:

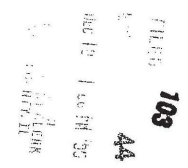
All provisions of 94-26 and 95-18 not inconsistent herewith remain in full force and effect.

Section Four:

This Order shall become effective December 26, 1995.

ENTER this 1814 day of December, 1995.

Gene Nottolini, Chief Judge



GENERAL ORDER 95-23 PURSUANT TO SUPREME COURT RULE 21(b) 0

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IT IS HEREBY ORDERED AS FOLLOWS:

LERK Section One: Effective December 1, 1995 all adult defendants sentenced on this date and hereafter, to a period of electronic monitoring shall direct their court ordered electronic monitoring fees to the Office of the Circuit Clerk of Kane County.

Section Two: Effective December 1, 1995 all adult defendants sentenced to probation on this date and hereafter, who as a condition of probation are required to submit to frug testing, shall be required to direct their drug testing fees to the Office of the Circuit Clerk of Kane County.

Section Three: Upon receipt of monies for the payment of electronic monitoring fees, the Circuit Clerk shall collect and remit these monies on a not less than monthly basis to the Kane County Treasurer for depoist into the Kane County General Fund. The Circuit Clerk shall update the court's financial records to show receipt and disbursement of electronic monitoring fees for the purpose of monitoring the defendants compliance with the court order by the Kane County Court Services Department.

Section Four: Upon receipt of monies for the payment of drug testing fees, the Circuit Clerk shall collect and remit these monies on a not less than monthly basis to the Substance Abuse Screening Fund in care of the Kane county Court Services Administration Department. The Circuit Clerk shall update the court's financial records to show receipt and disbursement of drug testing fees for the purpose of monitoring defendant's compliance with the court order by the Kane County Court Services Department.

<u>Section Five</u>: The Court Services Department is responsible to collect electronic monitoring and drug testing fees from all adult defendants sentenced to these sentences/conditions prior to December 1, 1995.

Section Six: In all cases where the defendant is required to make payments for electronic monitoring and/or drug testing fees, the Court Services Department for Kane County is responsible for the monitoring of the defendant's compliance in satisfying the financial obligations as ordered by the court. In the event of non-payment, or failure to pay on a timely basis, the Court Services Department shall begin actions to insure payment of monies as ordered by the court.

ENTER this $\frac{2944}{1000}$ day of November, 1995.

Gene Nottolini, Chief Judge

FINES, COSTS AND FEE ASSESSMENTS ORDER OF PRIORITY

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Circuit Clerk Costs	705 ILCS 105/27.1a, 27.2 27.3; S.Ct.Rule 529(a)(1)
Court Automation Costs	705 ILCS 105/27.3a; S.Ct. Rule 529 (a)(1)
Document Storage Costs	705 ILCS 105/27.3c; S.Ct. Rule 529 (a)(1)
State's Attorney Costs or Local Prosecutor Costs	55 ILCS 5/4-2002.1(a),4- 2002.1 (b)
Public Defender Reimbursement	725 ILCS 5/113-3.1
Sheriff's Costs	55 ILCS 5/4-5001
Court Security Costs	55 ILCS 5/5-1103
County Finance Fee	55 ILCS 5/5-1101
Agency Drug Fine	730 ILCS 5/5-9-1.2
Juvenile Drug Fine	730 ILCS 5/5-9-1.2
County Drug Fine	730 ILCS 5/5-9-1.2
Restitution Fine	730 ILCS 5/5-5-6(e)
State Disbursement % (Traffic)	705 ILCS 105/27.6
Traffic and Criminal Conviction Surcharge Fee	730 ILCS 5/5-9-1(c)
Driver's Education Fee	625 ILCS 5/16-104(a)
Victim Compensation Fee	725 ILCS 240/10
Crime Lab Fee/DUI Analysis Fee	730 ILCS 5/5-9-1.4 730 ILCS 5/5-9-1.9
Monitoring Device Fee	730 ILCS 5/5-6-3(b)(10)
Probation Drug Test Fee	730 ILCS 5/5-6-3(g),6-3.1 (g)
Probation Fee	730 ILCS 5/5-6-3
Arresting Agency Amount	625 ILCS 5/16-104(a)

GENERAL ORDER 95-23 PURSUANT TO SUPREME COURT RULE 21(b)

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IT IS HEREBY ORDERED AS FOLLOWS:

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<u>Section Two</u>: Effective December 1, 1995 all adult defendants sentenced to probation on this date and hereafter, who as a condition of probation are required to submit to frug testing, shall be required to direct their drug testing fees to the Office of the Circuit Clerk of Kane County.

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<u>Section Five</u>: The Court Services Department is responsible to collect electronic monitoring and drug testing fees from all adult defendants sentenced to these sentences/conditions prior to December 1, 1995.

Section Six: In all cases where the defendant is required to make payments for electronic monitoring and/or drug testing fees, the Court Services Department for Kane County is responsible for the monitoring of the defendant's compliance in satisfying the financial obligations as ordered by the court. In the event of non-payment, or failure to pay on a timely basis, the Court Services Department shall begin actions to insure payment of monies as ordered by the court.

ENTER this 29th day of November, 1995.

Gene Nottolini, Chief Judge

در د المعادة الالتوانية

<u>Section 1</u>. Priorities for the refund of bonds posted in criminal cases are established by statute and for purposes of administrative clarity are set forth herein in the priority to which they shall be deducted.

Bail bond costs, 10% of cash deposited pursuant to 725 1. ILCS 5/110.7.

2. Case management expenses pursuant to 705 ILCS 105/27.1a, 27.2, 27.3a, 27.3c, and 55 ILCS 5/5-1101, 5-1103.

3. Reimbursement expenses authorized by 725 ILCS 130/13 and any reimbursement ordered to the Office of the Public Defender, 725 ILCS 5/113.3.1.

Specific fines imposed pursuant to 730 ILCS 5/5-9-1.2. 4.

5. General fines imposed pursuant to 730 ILCS 5/5-9-1.

Proportional deductions for the traffic and criminal conviction surcharge pursuant to 730 ILCS 5/5-9-1(c); the drivers education fee pursuant to 625 ILCS 5/16-104a; and the victim compensation fee pursuant to 725 ILCS 240/10, or the State Traffic Disbursement percentage as specified pursuant to 705 ILCS 105/27.6.

6. Court ordered restitution pursuant to 730 ILCS 5/5-5ENTERED IRCUI KAU 6(e).

7. Monitoring device fee pursuant to 730 ILCS 5/5-6-3(b)(10); DUI analysis fee pursuant to 730 ILCS 5/5-9 2 and= UHT crime lab fee pursuant to 730 ILCS 5/5-9-1.4.

8. Court ordered advanced payment of probation fees pursuant to 730 ILCS 5/5-6-3, and 705 ILCS 405/5-19-10 3

9. Any remaining bond after all of the above items have been paid are properly payable to the defendant or other party posting bond.

Section 2. Unless otherwise ordered by the court, bond assignments to criminal defense attorneys are last in priority and no bond money may be paid to the defense attorney until all of the above priorities have been satisfied.

Section 3. This Order supercedes General Order 90-26. ENTER this 299 day of _

Attchment

Gene Nottolini, Chief Judge

FINES, COSTS AND FEE ASSESSMENTS ORDER OF PRIORITY

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Circuit Clerk Costs	705 ILCS 105/27.1a, 27.2 27.3; S.Ct.Rule 529(a)(1)
Court Automation Costs	705 ILCS 105/27.3a; S.Ct. Rule 529 (a)(1)
Document Storage Costs	705 ILCS 105/27.3c; S.Ct. Rule 529 (a)(1)
State's Attorney Costs or Local Prosecutor Costs	55 ILCS 5/4-2002.1(a),4- 2002.1 (b)
Public Defender Reimbursement	725 ILCS 5/113-3.1
Sheriff's Costs	55 ILCS 5/4-5001
Court Security Costs	55 ILCS 5/5-1103
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Traffic and Criminal Conviction Surcharge Fee	730 ILCS 5/5-9-1(c)
Driver's Education Fee	625 ILCS 5/16-104(a)
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2. Case management expenses pursuant to 705 ILCS 105/27.1a, 27.2, 27.3a, 27.3c, and 55 ILCS 5/5-1101, 5-1103.

3. Reimbursement expenses authorized by 725 ILCS 130/13 and any reimbursement ordered to the Office of the Public Defender, 725 ILCS 5/113.3.1.

Specific fines imposed pursuant to 730 ILCS 5/5-9-1.2. 4.

General fines imposed pursuant to 730 ILCS 5/5-9-1. 5.

Proportional deductions for the traffic and criminal conviction surcharge pursuant to 730 ILCS 5/5-9-1(c); the drivers education fee pursuant to 625 ILCS 5/16-104a; and the victim compensation fee pursuant to 725 ILCS 240/10, or the State Traffic Disbursement percentage as specified pursuant to 705 ILCS 105/27.6.

6. Court ordered restitution pursuant to 730 ILCs 5/5-56(e).

≥è 7. Monitoring device fee pursuant to 730 ILCS 5/5-6-3(b)(10); DUI analysis fee pursuant to 730 ILCS 5/5-9 and URI S crime lab fee pursuant to 730 ILCS 5/5-9-1.4.

8. Court ordered advanced payment of probation feespursuant to 730 ILCS 5/5-6-3, and 705 ILCS 405/5-19-10

9. Any remaining bond after all of the above items have been paid are properly payable to the defendant or other party posting bond.

Section 2. Unless otherwise ordered by the court, bond assignments to criminal defense attorneys are last in priority and no bond money may be paid to the defense attorney until all of the above priorities have been satisfied.

Section 3. This Order supercedes General Order 90-26.

ENTER this 297 day of _

Attchment

Gene Nottolini, Chief Judge

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<u>Section 1.</u> Victim Impact Panels shall be held in the Multi-Purpose Room at the Kane County Judicial Center in English, on the following dates in 1996, commencing at 7:00 p.m.

January 8	July 1
February 5	August 5
March 4	September 9
April 8	October 7
May 6	November 4
June 3	December 2

Section 2. Victim Impact Panels shall be held in Spanish, in the Multi-Purpose Room commencing at 7:00 p.m. on the following dates:

June 10

December 9

Section 3. Presenters appearing at the Victim Impact Panel shall be paid the sum of \$50.00 per individual or family, and professional presenters such as doctors, coroner, etc. shall be paid the sum of \$75.00, to cover the expenses such as gasoline, vehicle use, lost time, etc., for attendance at the panel.

Section 4. Until further order, persons attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. however, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5.</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

Section 6.	This Order	is effective	
ENTER this	<u>3()</u> day of	oct.	1995.
	1	Sand Nott	the

Gene Nottolini Chief Judge

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Unless otherwise ordered by a Court, in order to protect the public safety and the health of courthouse personnel, the following procedures are ordered:

1. That all inmates of Kane County Correctional Center shall be skin tested for tuberculosis.

2. In the event of a positive skin test, no inmate shall be transported to any court until protocol for screening of positive tuberculosis skin test has been accomplished, and there is clearance of inmate for transportation to court by the Public Health Department or medical personnel.

3. Anyone who refuses to participate in the testing process shall not be transported to any court and shall be deemed physically unfit for trial.

ENTER this <u>If</u> day of October, 1995.

Hene? Judge

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GENERAL ORDER 95 - 19

IT IS HEREBY ORDERED THAT:

The Village Hall of the Village of East Dundee located at 120 Barrington Avenue is hereby designated a place for holding court for purposes of the hearings of the Municipal Officers Electoral Board of the Village of East Dundee as constituted pursuant to the Illinois Election Code.

The terms and conditions of this Order shall be effective commencing Monday, September 18, 1995 and until further order of this court.

ENTER this 13th day of September, 1995.

Gene Nottolini, Chief Circuit Judge



Section 1.

Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

SPECIAL ASSIGNMENT JUDGE

Courtroom 211

Timothy Q. Sheldon Juvenile, first and third weeks of the month. Felony back-up second and fourth weeks of the month.

MISDEMEANOR AND TRAFFIC DIVISION

Aurora Branch Court

Thomas Mueller

Elgin Branch Court

Franklin Brewe

Section 2.

Kane County weekend bond calls and the monthly wedding schedule shall be modified to reflect the above assignments.

Section 3.

All provisions of General Order 94-26 not inconsistent herewith remain in full force and effect.

Section 4.

This Order shall become effective September 4, 1995.

ENTER this <u>2911</u> day of August, 1995.

Gene Nottolini Chief Jùdge



	copy of the original on his in my office I in this 30 day of AUG_ 1995
Attestor	
	Jan Carlson
C	Nerk of the Circuit open Kape County, Illinois
By	Deputy CYErk

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GENERAL ORDER 95-17

Section 1.

Pursuant to the request of the United States Department of Justice, the Court Services Department of the Sixteenth Judicial Circuit, Kane, Kendall, and DeKalb Counties, are hereby authorized to report the following information to the Immigration and Naturalization Service, regarding foreign born advit offenders for whom a Pre-Sentence Investigation is ordered, or who are sentenced to a period of Probation or Conditional Discharge:

- Offenders Name
- Date of Birth
- Place of Birth
- Alien Registration Number
- Offense
- Case Number

Section 2.

This Order	becomes effective October, 1995.	
ENTER this	<u>30</u> day of <u>OCT</u> , 1995.	
	Some Watter	
		-

Gene Nottolini Chief Judge

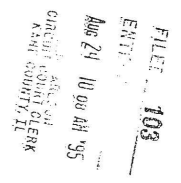
In Re: The appointment of Thomas E. Mueller, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts, that Thomas E. Mueller has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that Thomas E. Mueller is appointed as Associate Judge of the Sixteenth Judicial Circuit effective September 1, 1995.

ENTER this 22 day of _ august 1995.

Gene Nottolini Chief Circuit Judge



In Re: The appointment of Franklin D. Brewe, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts, that Franklin D. Brewe has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that Franklin D. Brewe is appointed as Associate Judge of the Sixteenth Judicial Circuit effective September 1, 1995.

ENTER this <u>22</u> day of <u>au</u> 1995.

Gene 'Nottolini Chief Circuit Judge

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IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb, shall be closed on the following legal holidays for the year 1996.

HOLIDAY	OBSERVEDON
New Year's Day	Monday, Jan. 1966
Martin Luther King Jr. Day	Monday, Jan 755, 1996
Lincoln's Birthday	Monday, Feb. 12, 1996
Washington's Birthday	Monday, Feb. 19, 1996
Spring Holiday	Friday, April 5, 1996
Memorial Day	Monday, May 27, 1996
Independence Day	Thursday, July 4, 1996
Independence Day Observed	Friday, July 5, 1996
Labor Day	Monday, Sept. 2, 1996
Columbus Day	Monday, Oct. 14, 1996
Election Day	Tuesday, Nov. 5th, 1996
Veteran's Day	Monday, Nov 11, 1996
Thanksgiving Day	Thursday, Nov. 28, 1996
Day after Thanksgiving	Friday, Nov. 29, 1996
Christmas Day	Wednesday, Dec. 25, 1996
New Year's Day -1997	Wednesday, Jan. 1, 1997

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.
 C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

Enter this day of August, 1995

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Gene Nottolini, Chief Judge Sixteenth Judicial Circuit

General Order 95-14

IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb, shall be closed on the following legal holidays for the year 1996.

HOLIDAY

OBSERVED ON

New Year's Day Monday, Jan. 1, 1996 Martin Luther King Jr. Day Monday, Jan. 15, 1996 Lincoln's Birthday Monday, Feb. 12, 1996 Monday, Feb. 19, 1996 Washington's Birthday Spring Holiday Friday, April 5, 1996 Memorial Day Monday, May 27, 1996 Thursday, July 4, 1996 Independence Day Friday, July 5, 1996 Independence Day Observed Monday, Sept. 2, 1996 Labor Day Columbus Day Monday, Oct. 14, 1996 Veteran's Day Monday, Nov 11, 1996 Thanksgiving Day Thursday, Nov. 28, 1996 Day after Thanksgiving Friday, Nov. 29, 1996 Wednesday, Dec. 25, 1996 Christmas Day Wednesday, Jan. 1, 1997 New Year's Day -1997 B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

Enter this 10 day of August, 1995.

Gene Nottolini, Chief Judge Sixteenth Judicial Circuit

95MR1

Pursuant to Supreme Court Rule 21(b) it is hereby ordered as follows.

Circuit Judge Michael F. O'Brien is hereby assigned to the following duties:

- To hear arbitration returns, motions, and post rejection assignments.
- 2. During vacations, illness or unavailability, to hear motions and pretrials of other civil court judges.
- 3. To conduct civil pretrial and management conferences pursuant to Supreme Court Rule 218 and as designated by the other civil court judges.
- 4. To hear motions in civil cases currently set for hearing in Room 320 by random assignment.

Enter this <u>311</u> day of 1995.

Gene Nottolini Chief Circuit Judge



Supersedes General Order 93-9

<u>Section 1:</u> Upon the expiration date of a term of probation, and where no formal Probation Violation has been filed by the States Attorney, that term of probation is hereby ordered to be terminated.

Section 2: Said termination shall be, unless otherwise ordered, satisfactory. Upon termination, the Circuit Clerk is hereby authorized to close and terminate their case file in a manner that is in compliance with all required case reporting criteria as specified by the State of Illinois. All money collected up to the date of termination are hereby ordered to be distributed to the appropriate State and County agencies.

<u>Section 3:</u> The probation termination procedure herein set forth may be adopted in the other counties of the Sixteenth Judicial Circuit upon the approval and designation of the Presiding Judge of that county.

ENTER this $\underline{\mathcal{A}}$ day of _____

1995.

Gene Nottolini Chief Circuit Judge

June



GENERAL ORDER 95-11 (Supersedes General Order 94-27)

Section 1: In the matter of mandatory arbitration in civil actions for money in an amount of, or a value not exceeding \$30,000.00 (Thirty Thousand Dollars) exclusive of interest and costs, the Supreme Court of the State of Illinois adopted new rules 86 through 95, effective June 1, 1987.

Section 2: In accordance with Supreme Court Rule 86 the Sixteenth Judicial Circuit, Kane County, was authorized by the Supreme Court on September 12, 1994, to develop and operate a Mandatory Arbitration Program.

Section 3: In accordance with Chapter 735, Paragraph 5/2-1009A Illinois Compiled Statutes, the Clerk of the Circuit Court shall charge and collect, in addition to any other fees, an arbitration fee of \$8.00 (Eight Dollars) at the time of the filing the first pleading, paper, or other appearance filed by each party in all civil cases except Juvenile and Mental Health case types. No additional fees shall be required if more than one party is represented in a single pleading, paper, or other appearance.

Section 4: Arbitration fees received by the Clerk of the Circuit Court, pursuant to this order, shall be remitted one month after receipt to the Treasurer of the State of Illinois, for deposit into the Mandatory Arbitration Fund.

<u>Section 5:</u> This Order is effective July 3, 1995. ENTER this 1977 day of June, 1985, A.D.

Gene Nottolini Chief Judge

KANE COUNTY, 11 th S :0

General Order No. 95 - 10

Pursuant to Supreme Court Rule 21(b) it is hereby ordered as follows:

1. All L Jury and L Non-Jury cases initiated by the law firm of Brady, McQueen, Martin, Collins & Jensen and which by random computer assignment would be assigned to Judge Pamela K. Jensen shall be randomly re-assigned to Judge Patrick J. Dixon or Judge Michael F. O'Brien on a rotating basis by the Circuit Clerk at the time of the initial filing of the case.

2. Other cases on Judge Jensen's call requiring recusal of Judge Jensen upon the appearance of the law firm of Brady, McQueen, Martin, Collins & Jensen shall be transferred to the Presiding Judge of the Law Division for re-assignment.

Enter this 24 day of ____ 1995.

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Chief Circuit Judge

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GENERAL ORDER 95-9 AMENDED FROM General Order 94-13

Rule 15.22 Family Mediation Program

Proposed amendment:

- 5. <u>Referral Procedure</u>
 - (a) Kane County. A mediator will be automatically assigned by computerized random selection through the Clerk of the Circuit Court of Kane County from the Kane County mediation list. This mediator will be assigned at the time mediation is ordered by the Court. A court status date for mediation will be set to coincide with the KIDS Parent Education Program's status date.

ENTER this $\underline{27}$ day of _ 1995. Gene Nottolini Chief Judge

A true copy of the original on file in my office Atlested to this 28 day of april Jan Carlson Clerk of the Circuit court Kane County, Illinois By Chris Ling Deputy Clerk (

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GENERAL ORDER 95-8

Until further order of the Chief Judge of the 16th Judicial Circuit, Judge John L. Petersen shall have authority to sign True Bills of Indictment voted by the Kane County Grand Jury. Said Kane County Grand Jury meets on Tuesdays and Fridays of each week.

ENTER this 31st day of March, 1995.

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Gene Nottolini Chief Judge

A true copy of the original on file in my office Attested to this Loth day of APRIL 1995 Jan \mathcal{DH} Clerk of the Circuit court Kane Coupty, Illinois . By Ellen Durmere Deputy Clerk

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IT IS HEREBY ORDERED:

WHEREAS, pursuant to Local Arbitration Rule 11.10 (a) and (b) the Chief Judge may designate the appropriate personnel to assist the SUPERVISING JUDGE FOR ARBITRATION. The Small Claims judge is hereby assigned the responsibility of disposing of the following matters in arbitration:

 Setting initial return dates, arbitration hearing dates, status dates, routine motions, entry of judgment on awards to be heard on Monday, Tuesday, and Wednesday of each and every week at 9:00 A.M.;

and

(2) Hearing contested and complicated motions arising out of arbitration, and assignment after rejections, on Tuesdays and Wednesdays of each and every week at 10:30 A.M.

This order shall take effect April 10, 1995.

Enter this $\frac{2}{\sqrt{3}}$ day of February, 1995.

Gene Nottolini, Chief Circuit Judge

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Until further order of the Chief Judge of the Sixteenth Judicial Circuit, Courthouse Security Policy is temporarily modified to allow sworn uniformed police officers, not on personal business, entry with their side-arm weapon into the courthouse. Said officers entry is subject to the approval and consent of the Kane County Sheriff or his designee.

ENTERED this <u>A</u>day of March, 1995.

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Gene Nottolini Chief Judge

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ARTICLE 11: MANDATORY ARBITRATION

The mandatory arbitration program in the Circuit Court for the Sixteenth Judicial Circuit Kane County, Illinois is governed by Supreme Court Rules 86-95 for the conduct for Mandatory Arbitration Proceedings. Pursuant to Supreme Court Rule 86(c), the tircuit judges of the Sixteenth Judicial Circuit have previously adopted the Supreme Court rules as amended as a local rule effective January 3rd, 1995. Arbitration proceedings shall be governed by the Supreme Court rules and Article 11.

11.01 CIVIL ACTIONS SUBJECT TO MANDATORY ARBITRATION (S.CT. RULE 86)

- (a.) Mandatory arbitration proceedings are undertaken and conducted in the County of Kane of the 16th Judicial Circuit, pursuant to approval of the Illinois Supreme Court.
- (b.) Mandatory arbitration proceedings are a part of the underlying civil action, and therefore, all rules of practice contained in the Illinois Code of Civil Procedure and Illinois Supreme Court Rules shall apply to these proceedings.
- (c.) All civil actions will be subject to Mandatory Arbitration on all claims exclusively for money in an amount exceeding \$2,500 but not exceeding \$30,000 exclusive of interest and costs and all claims exclusively for money in an amount not exceeding \$30,000 exclusive of interest and costs in which a jury has been demanded. The civil action shall be assigned to the Arbitration Calendar of the Circuit Court of the 16th Judicial Circuit at the time of initial case filing with the Clerk of the Circuit, Kane County, Illinois.
- (d.) Cases not originally assigned to the Arbitration Calendar may be ordered to arbitration on the motion of either party, by agreement of the parties or by order of court at a status call or pretrial conference, when it appears to the Court that no claim in the action has a value in excess of \$30,000, irrespective of defenses.
- (e.) When a civil action not originally assigned to the Arbitration Calendar is subsequently assigned to the Arbitration Calendar, pursuant to Supreme Court Rule 86(d), the Arbitration Administrator shall promptly assign an arbitration hearing date. The arbitration hearing date shall be not less than 60 days nor more than 180 days from the date of the assignment to the Arbitration Calendar.
- (f.) Consistent with Supreme Court Rules, these rules may be amended from time to time by order of a majority of the Circuit Judges of the 16th Judicial Circuit.

11.02 APPOINTMENT, QUALIFICATION AND COMPENSATION OF ARBITRATORS (S. CT. RULE 87)

- (a.) Applicants shall be eligible or appointed to serve as members of an arbitration panel, other than as chairpersons, by filing with the Arbitration administrator (Administrator) an application form certifying that the applicant:
 - (1) has attended an approved mandatory arbitration seminar, and
 - (2) has read and is informed of the rules of the Supreme Court and the Act relating to mandatory arbitration, and
 - (3) is presently licensed to practice law in Illinois, and
 - (4) has engaged in the practice of law in Illinois for a minimum of three years; or is a retired judge, and
 - (5) resides in, practices in, or maintains a law office in Kane County, Illinois.
- (b.) Applicants who further certify in their applications that they have engaged in trial practice in Illinois for a minimum of five years, or who are retired judges, shall be eligible to serve chairpersons.
- (c.) The Administrator shall maintain an alphabetical list of persons qualified to serve as arbitrators who shall be assigned on rotating basis. the Administrator shall also maintain a list of those persons who have indicated on their application willingness to serve on a emergency basis. such individuals, when appointed, shall also be assigned on a rotating basis. Each panel will consist of three arbitrators or such lesser number as may be agreed upon in writing by the parties.
- (d.) Except for those persons requested to serve on an emergency basis, all other persons assigned an arbitrator shall receive not less than 60 days' notice of the date, time and place of service. (copies of the relevant pleadings should be provided to the Arbitrators by the Administrator 14 days prior to hearing)
- (e.) Upon completion of each day of service each arbitrator shall file a voucher with the Arbitration Administrator. The Administrator shall process the appropriate vouchers for the prompt payment of the arbitrators.



11.03 SCHEDULING OF HEARINGS (S. CT. RULE 88).

- (a.) On the effective date of these Rules, and on or before the first day of each July thereafter, the Arbitration Administrator will provide the Clerk of the Circuit Court a schedule of available arbitration hearing dates for the next calendar year.
- (b.) Upon the filing of any civil action subject to this article the Clerk of the Circuit Court shall set a return date for the summons, not less than 21 days nor more than 40 days after filing, returnable before the Supervising Judge for Arbitration. The summons shall require that the plaintiff or the plaintiff's attorney and all defendants or their attorneys shall appear at the time and place indicated. The complaint and all summonses shall state in upper case letters on the upper right-hand corner: <u>"THIS IS AN ARBITRATION CASE."</u>
- (C.) Upon the return date of the summons and the court finding that all parties have appeared, the court shall assign an arbitration hearing date on the earliest available date not less than 180 days from the filing date to the earliest available hearing date thereafter. If one or more defendants have not been served within 100 days from the date of filing, the Court may in its discretion dismiss the case to unserved defendants for lack of diligence.
- (d.) Any party to a case may request advancement or postponement of a scheduled arbitration hearing date by filing a written motion with the Clerk of the Circuit Court requesting the change. the notice of hearing and motion shall be served upon counsel for all other parties and upon pro se parties, and upon the Arbitration Administrator as provided by Supreme Court Rule and Rules of the Circuit Court of the 16th Judicial Circuit. The Motion shall be set for hearing on the calendar of the Supervising Judge for Arbitration. The motion shall contain a concise statement of the reason for the change of hearing date, and be subject to Supreme Court Rule 231 (Motions for Continuance). The Supervising Judge may grant such advancement or postponement upon good cause shown.
- (e.) Consolidated cases shall be heard on the hearing date assigned to the latest case.
- (f.) Upon settlement of any case scheduled for arbitration, counsel or plaintiff shall immediately notify the Arbitration Administrator in writing. Failure to do so may result in the imposition of sanctions.

(g.) It is anticipated that the majority of cases to be heard by an arbitration panel will require a maximum of 2 hours for presentation and decision. It shall be the responsibility of plaintiff's counsel or the plaintiff to confer with counsel and <u>pro se</u> parties, obtain an approximation of the length of time required for presentation of the case and advise the Arbitration Administrator at least 14 days in advance of the hearing date as to any additional time required.

11.04 DISCOVERY (S. CT. RULE 89)

- (a.) Discovery may be conducted in accordance with the established rules and shall be completed (unless the parties otherwise agree) not less than thirty (30) days prior to the arbitration hearing. No discovery shall be permitted after the hearing, except upon leave of court and good cause shown.
- (b.) All parties shall comply completely with the provisions of Supreme Court Rule 222, if applicable. prior to the arbitration hearing, failure to serve the disclosure statement, as provided by rule, or as the court may allow may result in the imposition of sanctions as prescribed in Supreme Court Rule 218 and 219(c), both at hearing and at any subsequent trial.

11.05 CONDUCT OF THE HEARING (S. CT. RULE 90 AND 91)

- (a.) Hearings shall be conducted in general conformity with the procedures followed in civil trials. The chairperson shall administer oaths and affirmations to witnesses. Rulings concerning admissibility of evidence and applicability of law shall be made by the chairperson.
- (b.) At the commencement of the hearing, the attorneys for the parties will provide a brief written statement of the nature of the case which shall include a stipulation as to all of the relevant facts to which the parties agree. The stipulation shall include, if applicable, relevant contract terms, dates, times, places, location of traffic control devices, year, make and model of automobiles of other vehicles, equipment or goods and products which are involved in the litigation and other relevant and material facts. The time devoted to the presentation of evidence should be limited to those facts upon which the parties disagree.
- *(c.) Established rules of evidence shall be followed in all hearings before arbitrators, except as follows:

If at least thirty (30) days written notice of the intention to offer the following documents in evidence is given to every other party, accompanied by a copy of the document, a party may offer in evidence, without foundation or other proof:

- Bills, records and reports of hospitals, doctors, dentists, registered nurses, licensed practical nurses and physical therapists, or other licensed health care providers;
- 2. Bills for drugs, medical appliances and prostheses;

- * = These rules are close to but not identical to the Illinois Supreme Court Rules
- 3. Property repair bills or estimates, when identified and itemized, setting forth the charges for labor and material used or proposed for use in the repair of the property; if estimates are to be used, the opposing party shall have immediate access to the damaged property to obtain his own estimates which must be obtained and provided within ten (10) days of his gaining access to the damaged property.
- 4. A report of the rate of earnings and time lost from work or lost compensation prepared by an employer;
- 5. The written opinion of an expert, the deposition of witnesses, the statement of a witness which the witness would be allowed to express if testifying in person, if the statement is made by affidavit or certification as provided by Section 1-109 of the Code of Civil Procedure;
- 6. Any other document not specifically covered by any of the foregoing provisions, and which is otherwise admissible under the rules of evidence.
- *(d.) Notwithstanding the provisions of Supreme Court Rule 220, a party who proposes to use a written opinion of an expert witness or the testimony of an expert witness at hearing may do so provided a written notice of such intention is give to every other party not less than thirty (30) days prior to hearing, accompanied by a statement containing the identity of the expert, his qualifications, the subject matter and the basis of his conclusions, and his opinion.
- *(e.) Any other party may subpoend the author or maker of a document admissible under this rule, at that party's expense, and examine the author or maker as if under cross-examination. Section 2-1101 of the Code of Civil Procedure shall be applicable to arbitration hearings.
- *(f.) The provision of Sections 2-1102 of the Illinois Code of Civil Procedure, and the provisions of Supreme Court Rule 237 shall be applicable to arbitration hearings.

- *(g.) The absence of a party at an Arbitration hearing shall be dealt with according to the provisions of Supreme Court Rule 91.
 - (h.) A stenographic record or recording of the hearing shall not be made unless a party does so at his/her own expense. If a party has a stenographic record made, a copy shall be furnished to any other party requesting same upon payment of a proportionate share of the total cost of the making of the record or recording and the duplication of the same. The party providing the reporter shall inform the chairperson of the reporter's name, address and reporting firm before commencing.
 - (i.) Witness fees and costs shall be in the same amount and shall be paid by the same party or parties as provided for trials in the Circuit Court of the County of Kane.
 - (j.) The arbitrators shall determine the admissibility of evidence and decide the law and facts of the case. Rulings on objections to evidence or on other issues which arise during the hearing shall be made by the chairperson of the panel.
 - (k.) All exhibits submitted shall be received and held by the panel until the entry of the award. It is the duty of the attorneys or parties to retrieve such exhibits from the Arbitration Center within seven (7) days after the entry of judgment, notice of rejections, or order of dismissal. All exhibits not retrieved shall be destroyed.

11.06 AWARD AND JUDGMENT ON AWARD (S. CT. RULE 92)

(a.) The panel shall render its decision and enter an award on the same day of the hearing. The Chairperson shall present the award to the Arbitration Administrator who shall then file same with the Clerk of the Circuit Court. The Clerk of the Circuit Court shall serve a notice of the award upon all parties.

11.07 REJECTION OF AWARD (S. CT. RULE 93)

Rejection of the award of the arbitrators shall be in strict compliance with Supreme Court Rule 93.

11.08 LOCATION OF HEARINGS

The location of hearing shall be determined by the Chief Judge of the 16th Judicial Circuit.

11.09 FORMS (S. CT. RULE 94 AND 95)

All forms shall be as prescribed by Supreme Court Rule and by administrative order by the Chief Judge not inconsistent with any Supreme Court Rule.

11.10 ADMINISTRATION OF MANDATORY ARBITRATION

- (a.) The Chief Judge of the 16th Judicial Circuit shall appoint a Judge of the 16th Judicial Circuit to act as Supervising Judge for Arbitration.
- (b.) The Chief Judge of the 16th Judicial Circuit shall designate an Arbitration Administrator or any assistants deemed necessary for the Mandatory Arbitration system.

The majority of the circuit judges in and for the 16th Judicial of Circuit the State of Illinois having voted to incorporate the approved rules as Article 11 of the Local Rules of the 16th Judicial Circuit the same shall be effective as said Article 11 of the Local Rules effective January 3rd, 1995.

IN _ day of Entered this 1995. nael ómete F John Countryman Puklin Barry James Т. Dovle Pamela K. Jense 111PA Melvin E. Dunn Jamés Μ. Grant Wegner Phil/p DiMarzio S Douglas Enge.

Re: Victim Impact Panel: Reimbursement of Presentation Expenses and Charges for Cost of Panel.

<u>Section 1.</u> Victim Impact Panels shall be held in the Multi-Purpose Room at the Kane County Judicial Center in English, on the following dates in 1995, commencing at 7:00 p.m.

April 3	September 11
May 1	October 16
June 19	November 6
July 3	December 18
August 14	4

<u>Section 2.</u> Victim Impact Panels shall be held in Spanish, in the Multi-Purpose Room commencing at 7:00 p.m. on June 12, 1995 and December 11, 1995.

<u>Section 3.</u> Presenters appearing at the Victim Impact Panel shall be paid the sum of \$50.00 per individual or family, to cover expenses such as gasoline, vehicle use, lost time, etc. for attendance at the panel.

Section 4. Until further order, person's attending the Victim Impact Panel shall pay \$10.00 for the cost of such program, including the expense amounts paid to presenters. However, individuals represented by the Public Defender shall pay \$4.00 to cover the cost of the program.

<u>Section 5.</u> The collection, deposit and disbursement of monies for the operation of the Victim Impact Panel shall be handled by Adult Court Services.

Section 6.	This Order i	s effective March	1, 1995.			
ENTER this	M day of	March	, 1995.			
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The following is adopted pursuant to the powers of the court set forth at 705 ILCS 35/28.

Commencing March 1, 1995 all applications for T.A.S.C. probation pursuant to 20 ILCS 301/40-5 et seq. are to proceed in the following manner.

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A. OUT OF CUSTODY DEFENDANTS

1. The court and counsel shall identify as early as possible those defendants who may be candidates for TASC probation.

2. As soon as a defendant expresses a desire to seek TASC; he or she shall be advised of the qualifications and requirements pursuant to statute.

3. The case shall be continued to the next "TASC Court Day" at 9:00 a.m. for status AND a mandatory interview by the TASC representative who will be on hand at the Judicial Center for purposes of conducting necessary screening. "TASC Days" will be the 2nd and 4th Thursdays of each month beginning March 23, 1995. Defendants should be advised that they will be taken on a "first come-first served" basis throughout the day and that they may have to wait for their interview. It should be made clear that the meeting with the TASC representative on the date ordered is mandatory and that they must wait until it is completed. Each defendant should take a copy of the current order with him/her so that the TASC representative knows the next scheduled date. Interview rooms will be assigned and all courts will be advised as to those rooms each TASC day.

4. When the defendant appears on the "TASC Court Day" to which the case is first continued, the matter will be up for status as well as for the initial interview. On that day the matter should be continued for two weeks for receipt of the TASC report which will either accept or reject the defendant. In order to meet this time frame TASC will FAX their reports not later than the preceding day and will follow up with an original report which will ultimately be filed pursuant to local rule on FAX copies. If TASC accepts the defendant the State should be prepared to either agree to TASC probation or indicate an objection. If an objection is made, the matter should be set for TASC hearing at the earliest available date. No TASC representative will be present in court on the first return date, but will be available to testify at hearings as requested. The hearing should not be set on a TASC day since the representative will, presumably, be involved in testing and interviewing all day.

B. IN CUSTODY DEFENDANTS

1. As with out of custody defendants, TASC applicants should be identified as early as possible. It will be the responsibility of defense counsel to notify TASC of an applicant who is in custody. If the applicant becomes out of custody, the above procedures will apply. Interviews at the jail will continue to be conducted as in the past, except that the initial delay and subsequent turn-around time should be greatly reduced. The time TASC representatives have been spending in their office trying to make appointments with defendants and trying to reschedule when they fail to appear, will be saved as will travel time to and from offices.

2. TASC will attempt to maintain the same two week turn around time for in custody defendants as for out of custody ones, and they will mail results as in the past after which counsel will be expected to promptly schedule a date for determination whether a hearing will be necessary.

The purpose of this procedure is to relieve all concerned of the extraordinary waiting time that has been encountered in the past. Cooperation by all concerned will be appreciated.

27 day of ENTERED this 1995.

Gene Nottolini Chief Judge



IT IS HEREBY ORDERED:

WHEREAS, pursuant to Local Arbitration Rule 11.10 (a) and (b) the Chief Judge may designate the appropriate personnel to assist the SUPERVISING JUDGE FOR ARBITRATION. The Small Claims judge is hereby assigned the responsibility of disposing of the following matters in arbitration:

 Setting initial return dates, arbitration hearing dates, status dates, routine motions, entry of judgment on awards to be heard on Monday, Tuesday, and Wednesday of each and every week at 9:00 A.M.;

and

(2) Hearing contested and complicated motions arising out of arbitration, and assignment after rejections, on Tuesdays and Wednesdays of each and every week at 10:30 A.M.

This order shall take effect April 10, 1995.

Enter this 2(1) day of February, 1995.

Gene Nottolini, Chief Circuit Judge

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Pursuant to the provisions of Ch. 725 of the Illinois Compiled Statutes, Sections 5/108 A-1 and 5/108 B-1, Associate Judges Judith M. Brawka, Wiley Edmondson, Donald C. Hudson and Timothy Q. Sheldon, are hereby assigned the power and authority to issue orders authorizing interceptions of private oral communications.

The authority granted to Judges Brawka, Edmondson, Hudson and Sheldon, pursuant to this Order shall remain in full force and effect until further order.

ENTER this 🔀 day of February, 1995.

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Gené Nottolini Chief Judge

ORDER FOR DETENTION OF KANE COUNTY JUVENILES IN OTHER COUNTY FACILITIES

Section 1: It is hereby ordered that the Kane County Sheriff's Department shall transport minors in custody at the Kane County Youth Home to another facility in the event the capacity exceeds twenty-two (22) minors.

Section 2: It is further ordered that the Kane County Youth Home is authorized to release the minor(s) to the Kane County Sheriff's Department who shall transport the minor to a facility as arranged by the Youth Home.

<u>Section 3:</u> The Kane County Sheriff's Department is further ordered to transport said minor to all hearings as directed by the Court.

ENTER this 4 day of January, 1995.

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Gene Nottolini Chief Judge

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A PARTY NO.

<u>Section 1:</u> In the matter of mandatory arbitration in civil actions for money in an amount of, or a value not exceeding \$30,000.00 (Thirty Thousand Dollars) exclusive of interest and costs, the Supreme Court of the State of Illinois adopted new rules 86 through 95, effective June 1, 1987.

Section 2: In accordance with Supreme Court Rule 86 the Sixteenth Judicial Circuit, Kane County, was authorized by the Supreme Court on September 12, 1994, to develop and operate a Mandatory Arbitration Program.

Section 3: In accordance with Chapter 735, Paragraph 5/2-1009A Illinois Compiled Statutes, the Clerk of the Circuit Court shall charge and collect, in addition to any other fees, an arbitration fee of \$8.00 (Eight Dollars) at the time of the filing the first pleading, paper, or other appearance filed by each party in all civil cases except Juvenile, Mental Health, Divorce, and Family case types. No additional fees shall be required if more than one party is represented in a single pleading, paper, or other appearance.

<u>Section 4:</u> Arbitration fees received by the Clerk of the Circuit Court, pursuant to this order, shall be remitted one month after receipt to the Treasurer of the State of Illinois, for deposit into the Mandatory Arbitration Fund.

<u>Section 5:</u> This Order is effective January 3, 1995. ENTER this 3 + 2 day of January, 1995, A.D.

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Gene Nottolini Chief Judge

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Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the Court assignments indicated below:

ADMINISTRATION:

Gene Nottolini, Chief Judge

Administrative Call Monday - Wednesday 9:30 a.m. Court Custody Call - Tuesday -2:00 p.m. - Jail

Probate Court Courtroom 140

CIVIL DIVISION:

Courtroom 310

Courtroom 320

Courtroom 340

Courtroom 350

Courtroom 120

Kane County Courthouse Tuesday and Friday A.M.

Kane County Courthouse

Patrick J. Dixon Presiding Judge Civil Division L Jury and Non-Jury; LM, SC, Jury; #4 back-up Judge, LM, SC, Bench cases.

Michael F. O'Brien L Jury and Non-Jury; LM, SC, Jury; #3 back-up Judge, LM, SC, Bench cases.

Pamela K. Jensen L Jury and Non-Jury; LM, SC, Jury; #2 back-up Judge, LM, SC, Bench cases.

R. Peter Grometer CH, MR, ED, TX and MC cases. Arbitration Supervisor #1 back-up Judge, Elgin Mental Health Call.

Donald SC, LM	CIRCUIT KANE	E MU	ENTER	FILED
	COURT CLERK COUNTY. IL	3 09 PH 95	P.0	05

Courtroom 111

Courtroom 113

JUVENILE DIVISION:

Courtroom 005

SPECIAL ASSIGNMENT JUDGE:

Courtroom 217

James Donnelly

F. Keith Brown

Donald C. Hudson

Roger Eichmeier #1 back-up Judge LM, SC cases #1 back-up Judge Misdemeanor Jury Demand and Mental Health Jury Demand cases. Vacation and illness coverage as assigned. Miscellaneous specially assigned cases.

KENDALL COUNTY:

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James E. Wilson, Presiding Judge

Grant S. Wegner

DEKALB COUNTY:

John W. Countryman, Presiding Judge

Philip L. DiMarzio Douglas R. Engel Thomas Hogan

Section 2. SC and LM cases wherein a jury demand has been filed which involve non-complex issues and evidence may, in the discretion of the SC and LM judge be set for trial in room 120. All other SC and LM cases wherein a jury demand has been filed will be randomly assigned to the L judges.

Section 3. Misdemeanor Jury Demands and Mental Health Jury Demands shall be set before Judge Wiley Edmondson in courtroom 203. All Misdemeanor Jury Demand and Mental Health Jury Demand cases shall be set for jury trial on Mondays at 9:00 a.m. in room 203. All Mental Health and Misdemeanor Jury Demand cases which the room 203 judge is unable to try shall be transferred on that judge's order to the Chief Judge for reassignment to the special assignment judge or an available felony judge in the order of preference established herein.

<u>Section 4.</u> All presiding judges of the respective divisions of the circuit court are authorized to and shall make all

FELONY_DIVISION: Kane County Judicial Center Courtroom 319 Barry E. Puklin - Presiding Judge and Trial Judge #4 Misdemeanor, Jury Demand and Mental Health Jury Demand back-up Judge. Courtroom 311 James T. Doyle - Trial Judge #2 Misdemeanor Jury Demand and Mental health Jury Demand back-up Judge. Courtroom 313 Melvin E. Dunn - Trial Judge #3 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

Courtroom 305 John L. Petersen - Violation of Probation, Bond Reductions, Preliminary Hearings, Trials as assigned and #5 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge. Misdemeanor and Traffic cases as assigned by Chief Judge.

MISDEMEANOR AND TRAFFIC DIVISION:

Courtroom 203 Wiley Edmondson Judith M. Brawka Courtroom 209 Aurora Branch Ct. Richard D. Larson Timothy Q. Sheldon - Presiding Elgin Branch Ct. Judge FAMILY DIVISION: Richard J. Larson - Presiding Courtroom 123 Judge James Hallock -Courtroom 101 Monday A.M. and P.M. Paternities, Tuesday, A.M., Returns of Orders of Protection, Tuesday P.M.-Special Settings Wednesday A.M. and P.M. -States Attorney's Non-Support Call. Thursday A.m. and P.M., Clerk's Non-Support Call. Friday, Elgin Mental Health.

assignment orders indicated herein and all other orders for reassignment of judges as may be necessary from time to time to insure the administration of justice within their respective divisions.

Section 5. Weddings in Kane County shall be conducted Monday thru Thursday between the hours of 3:00 p.m. and 4:00 p.m. by all Associate Judges sitting in Geneva except the Special Assignment Judge. Friday weddings shall be conducted between 1:30 p.m. and 4:00 p.m. on a rotating basis by all Associate Judges sitting in Geneva, except the Special Assignment Judge. Administrative Assistant, Kathryn Seifrid shall prepare a wedding schedule commencing with the week of January 2, 1995 which provides for this method of alternate wedding schedules. A copy of that schedule is attached hereto as Attachment "A". It is the responsibility of the scheduled wedding judge to provide coverage in the event of an absence.

Section 6. Kane County weekend bond calls are assigned to all Associate Judges sitting in Kane County. Kane County Bond call assignments are set forth in this Order in Attachment "B". Any changes in the published bond call schedule must be called to the attention of Kathryn Seifrid no later than the Friday morning before the changed assignment.

Section 7. The Order shall become effective January 30, 1995.

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ENTER this 3rd day of 1995.

Gené Nottolini Chief Judge

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GENERAL ORDER 94-25

Pursuant to the provisions of Ch. 725 of the Illinois Compiled Statutes, Sections 5/108 A-1 and 5/108 B-1, Circuit Judge John Countryman and Circuit Judge Douglas Engel are hereby assigned the power and authority to issue orders authorizing or approving the use of eavesdropping devices and to enter orders authorizing interceptions of private oral communications.

The authority granted to Judge Countryman and Judge Engel, pursuant to this Order shall remain in full force and effect until further order.

ENTER this 272 day of December, 1994.

Gene Nottolini Chief Judge

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IT IS HEREBY ORDERED that Judge R. Peter Grometer is appointed acting Chief Judge during any absence of the Chief Judge and shall serve as such until further order of court.

DATED this 22 day of December, 1994.

Gene[/]Nottolini Chief Judge



GENERAL ORDER NO. 23

CASA Volunteers

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IT IS HEREBY ORDERED:

Section 1. CASA-Kane County, Inc., an Illinois not-for-profit corporation CASA-Kane Co."), is recognized by the Sixteenth Judicial Circuit as a community service organization established to provide volunteer workers to investigate facts involving cases of alleged child abuse and neglect, to report on those facts to the Juvenile Court Judge, and to submit recommendations as to the child(ren)'s best interests to the Juvenile Court Judge in those cases where so ordered by a judge.

Section 2. In proceedings brought under Article II of the Juvenile Court Act of 1987 ("Abused, Neglected or Dependent Minors"), the judge presiding in Juvenile Court may by written order appoint CASA - Kane Co. as the Guardian ad Litem ("GAL") of the child(ren) alleged to have been abused and/or neglected, in accordance with Sec. 2-17 of the Act. CASA shall than appoint one or more of its sworn volunteers as the CASA-GAL assigned to the particular proceeding. The CASA-GAL so appointed shall conduct an investigation, as warranted, and shall make recommendations to the Court concerning the best interests of the child(ren).

Section 3. The Juvenile Court Judge shall administer an oath to each CASA-GAL, (either at the time of appointment or at such prior time as is deemed appropriate), which oath shall bind the CASA-GAL to faithfully perform the duties set forth in this General Order

Section 4. The court may direct the CASA-GAL or others to supply a copy of the appointing order to CASA-Kane County, Inc. at their administrative offices.

Section 5. After such appointment, CASA-Kane County, and the CASA-GAL shall undertake the following, as deemed necessary and appropriate by the CASA-GAL:

- 1. Interview the child(ren).
- 2. Interview other persons with knowledge about the case, such as family members, foster family members or persons living in the family residence.
- 3. Interview teachers, social workers, friends, employees and other persons as is necessary to determine the factual background.

- 4. Investigate available placement alternatives for the child(ren), including but not limited to relatives, foster placement and group homes.
- 5. Prepare a written report to be submitted to the court no less than two (2) days prior to the scheduled hearing, and therein set forth findings and recommendations as to the best interests of the child(ren).
- 6. Appear in court at the scheduled hearings.
- 7. Continue contact with the child(ren), family members or others as ordered by the court to monitor progress.
- 8. Submit supplemental written reports to the court concerning changes in circumstances, recommendations for modifications in disposition or compliance with the orders of the court.
- 9. Otherwise perform the functions of a GAL.

Section 6. For the purpose of carrying out his/her responsibilities, a CASA-GAL shall be entitled to:

- a) review all records and reports necessary to performing their responsibilities, including but not limited to the Juvenile Court file, law enforcement records pertaining to the circumstances of the case, the medical records of the child(ren), the counseling records of the child(ren), and D.C.F.S. records pertaining to the child(ren) or the parents or guardians of the child(ren) unless specifically exempt from disclosure under the AIDS Confidentiality Act (410 ILCS 305), the Mental Health and Developmental Disability Act (740 ILCS 110), the Alcoholism and Other Drug Dependency Act (20 ILCS 30518), and/or the Child Sexual Abuse Prevention Act (325 ILCS 15/5);
- b) attend D.C.F.S. or other public agency meetings or conferences pertaining to the child(ren) and/or the parents or guardians of the child(ren), except for those meetings or conferences subject to the attorney-client or other privilege;
- c) receive copies of notices, pleadings and other documents filed in the case; and
- d) be notified of any court proceedings sought or scheduled.

Section 7. The CASA-GAL shall have all the usual powers and duties of Guardian ad litem when so appointed, in addition to the powers and duties stated herein.

Section 8. Unless otherwise specifically ordered, CASA-Kane County and the CASA-GAL shall be considered terminated and his or her obligation discharged upon the entry by the judge of a dispositional order permanently placing the child.

Section 9. This order shall take effect immediately; General Order 89-19 is hereby rescinded.

ENTER this 21stay of December , A.D. 19 94.

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Chief Judge

IT IS ORDERED AS FOLLOWS:

<u>Section One</u>: Pursuant to the vote of the Circuit Judges of the Sixteenth Judicial Circuit, County of Kane, those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

<u>Section Two:</u> Those persons herein designated as back-up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel may deem necessary.

Section Three: Those persons as court appointed counsel together with the indication of their back-up counsel, are as follows:

A.	Carole Grahn-Hayes	 Matthew Fuesting William Parkhurst
в.	Shari Clancy Bertane	 Josette Skelnik Mike Kalland
C.	Kevin Busch	Joe Voiland Kathleen Colton
D.	Vince Argento	 Robert Kline Claudia Kliment
Ε.	Kathleen Colton	 Shari Bertane Kevin Busch
F.	William Parkhurst	 James R. Wyer Carole Grahn-Hayes

Section Four: Appointed counsel shall serve a term of one year unless they are removed, and shall serve upon the conditions and terms set forth in Kane County Board Resolution 93-14, pursuant to the Code of Professional Conduct and pursuant to Chapter 34, Section 3-4006.

<u>Section Five:</u> This Order supersedes General Order 94-4 and is effective January 2, 1995.

ENTER this 13 day of _____ 1994. Géne Nottolini Chief Judge

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<u>Section 1.</u> Vince Argento is hereby appointed as conflict counsel and shall serve out the unexpired term of David Kliment. In addition, the following named attorneys shall serve as back up counsel for Mr. Argento: Robert Kline and Claudia Kliment.

<u>Section 2.</u> This appointment shall be subject to the terms and conditions set forth in General Order 94-2.

Section 3. This order is effective as of December 1, 1994.

ENTER this day of December, 1994.

Gene L. Nottolini Chief Judge

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IT IS HEREBY ORDERED THAT:

WHEREAS, Pursuant to Supreme Court Rule 56, in order to promote public confidence in the integrity and impartiality of the judiciary, and taking into consideration the nature of the public accusations which implicate Judge Michael O'Brien in conduct which, if true, may constitute an impropriety or appearance of impropiety.

IT IS HEREBY ORDERED that Judge Michael F. O'Brien is temporarily assigned to restricted or duties other than judicial duties.

This Order is effective immediately.

day of Q * ENTER this A.D., 1994.

Gene L. Nottolini

Chief Circuit Judge

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3 IN THE CIRCUIT COURT FOR THE 16th JUDICIAL CIRCUIT m OF THE STATE OF ILLINOIS ŧ, ľ ו זרן ר ר-0 5 IN THE MATTER OF THE APPOINTMENT OF GENE NOTTOLINI, AS THE CHIEF JUDGE OF THE 16th JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS. cê. 3 The majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois, having voted to appoint Gene Nottolini to be the Chief Judge of the Sixteenth Judicial Circuit of the State of Illinois, does hereby appoint Gene Nottolini, Chief Judge of the Sixteenth Judicial Circuit, Illinois, effective December 5, 1994. ENTER this 16 day of 1994. Gene Nottolini Michael F. O'Brien Pamela K. Jensen Barry Ε. Puk Melvin E. Dunn mes T. Doyle VAD Jame's M. Wilson Grant S. Wegner Philip DiMarzio John Countryman Douglas Engel .

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GENERAL ORDER 94-18

IT IS HEREBY ORDERED THAT:

<u>Section 1.</u> Pursuant to Chapter 10 ILCS 5/6-21, the Court being advised that the term of G. William Richards as a member of the Board of election Commissioners of the City of Aurora, Kane County, Illinois does expire on the first day of December, 1993 and it appearing that said G. William Richards has performed the duties of his office since his appointment as a member of the said Election Commission in a lawful and proper manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the Court hereby reappoints G. William Richards as a member of said Election Commission for a period of three (3) years from and after the expiration of his term, and until his successor is appointed.

<u>Section 2.</u> The said G. William Richards shall take his seat on such Board immediately upon filing the oath and bond as set forth in Section 5/6-24 of Chapter 10 of ILCS.

Section 3. This order shall take effect December 1, 1994. ENTER this \mathcal{M} day of $\mathcal{M}\mathcal{N}$, A.D., 1994.

Gène L. Nottolini Chief Circuit Judge

<u>Section 1:</u>

Pursuant to 705 ILCS 405/5-4 (3)(a) Judge Donald Hudson is hereby authorized to preside over hearings and determining motions, pursuant to a motion by the States Attorney to enter an order permitting a minor under seventeen years of age, but thirteen years of age or older at the time of the alleged offense, to be prosecuted under the criminal laws of the State of Illinois as an adult.

Section 2:

Gene Nottolini Chief Judge

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Section 1:

Effective November 1, 1994 through April 30, 1995 Interlate Systems, Inc., is hereby appointed to provide Spanish interpreters for the following days, times and courtrooms:

Kane County Judicial Center courtrooms 203 and 209: Monday through Friday - 9:00 a.m. to 11:00 a.m. Wednesday and Friday - 1:00 p.m. to 3:00 p.m.

Elgin Branch Court: Monday, Tuesday, Thursday - 10:00 a.m. to 12:00 and 1:00 p.m. to 3:00 p.m. Friday - 10:00 a.m. to 12:00 p.m.

Aurora Branch Court: Monday, Tuesday, Thursday, Friday - 9:30 a.m. to 12:00

Section 2:

Effective November 1, 1994 through April 30, 1995 Hispanic Lingual Services, is hereby appointed to provide Spanish interpreters for the following days, times and courtrooms at the Kane County Judicial Center:

Felony Division: Monday through Friday - 9:00 a.m. to 12:00 p.m. Domestic Violence: Tuesday - 8:30 a.m. to 12:00 p.m. Juvenile Court: Monday, Tuesday, Thursday - 9:30 a.m. to 12:00 p.m. and Friday

Section 3:

Interpreter Appointment Orders will only be necessary for felony trials or cases which are scheduled at times other than those listed above, or which go beyond the above time parameters, and non-Spanish speaking cases which require an interpreter.

Section 4:

Payment for services provided under Section 1 and Section 2 shall be assessed as a per diem service fee to be paid on a monthly basis according to a contract.

Section 5:

Payment for services provided, as described, in Section 3

shall be processed individually on the appropriate Petition for Payment of Language/Sign Interpreter's Fees and Expenses as outlined in General Order 92-16.

Section 6:

It is hereby ordered that all Misdemeanor and Traffic cases that require an interpreter other than Spanish, shall be transferred to courtroom 203, at the Kane County Judicial Center at 9:00 a.m. on the first Thursday of each month. Each Judge shall forward a copy of the appointing order to the Chief Judge's Office at least three weeks before the next court date.

Section 7:

All provisions of General Order 92-16 not inconsistent herewith remain in full force and effect.

ENTER this <u>(11)</u> day of November, 1994.

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Gene Nottolini Chief Circuit Judge

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Pursuant to the provisions of Ch. 725 of the Illinois Compiled Statutes, Sections 5/108 A-1 and 5/108 B-1, Associate Judge Judith M. Brawka is hereby assigned the power and authority to issue orders authorizing or approving the use of eavesdropping devices and to enter orders authorizing interceptions of private oral communications.

The authority granted to Judge Brawka, pursuant to this Order shall remain injfull force and effect until further order.

May of October, 1994. ENTER this

Gene Nottolini Chief Circuit Judge



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<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the court assignments indicated below:

Aurora Branch Court ----- Judge Richard D. Larson

Juvenile Division Courtroom CR 005 -----

Judge Donald C. Hudson

Misdemeanor and Traffic Courtroom 209

Judith Judith M. Brawka

<u>Section Two:</u> This Order shall take effect October 17, 1994.

ENTER this 27 day of September, 1994.

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Géne Nottolini Chief Judge

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GENERAL ORDER 94-13

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IT IS HEREBY ORDERED:

By vote of the Circuit Judges of the 16th Judicial Circuit, the Local Rules previously adopted are amended in the following respects.

Rule 15.22 Family Mediation Program

Statement of Purpose. The purpose of this rule is to ensure high quality court-sponsored mediation services, and to provide protection and security for individuals who should not be compelled to mediate because of safety concerns or because of a limited capacity to advocate effectively in pursuit of safe and fair agreements, as a result of domestic violence or intimidation, child abuse, child sexual abuse, mental illness, or other impairments.

1. Definition

Mediation is a cooperative process for resolving conflict with the assistance of a trained, neutral third party, whose role is to facilitate communication, to help define issues, and to assist the parties in identifying and negotiating fair solutions that are mutually agreeable. Fundamental to the mediation process, described herein, are principles of safety, self determination, procedural informality, privacy, confidentiality, and full disclosure of relevant information between the parties.

While mediation may be viewed as an alternate means of custody and visitation resolution, it is not a substitute for independent legal advice, and consent which is fully informed in the perspective of local legal norms.

Impairment means any condition, including but not limited to domestic violence or intimidation, substance abuse, or mental illness, the existence of which, in an individual or in a

relationship, hinders the ability of any party to negotiate safely, competently, and in good faith. Pursuant to these rules, the identification of these forms of impairment in a case is necessary to determine if mediation shall be required, and to insure that only parties having a present, undiminished ability to negotiate are directed by Court rule to mediate.

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2. Subject Matter of Mediation

Court referred mediation will be limited to disputes involving child custody, visitation, removal, or other noneconomic issues relating to the child or children, either prior to dissolution of a marriage or post-judgment.

Mediation may be ordered by the Court for resolving family law issues other than child custody, visitation, removal, or noneconomic issues relating to the child or children only if the parties and their attorneys agree. For mediation of these other issues, the Court shall take into account the qualifications and professional background of the individual mediator appointed.

3. Pre-requisite to Mediation

For any county having an established parent education program, the parties referred to mediation by the Court shall complete the parent education program prior to starting mediation or as soon after starting mediation as the parent education program's schedule allows.

The mediator shall screen for the identification of cases that may be deemed as inappropriate for mediation under this rule, in that these cases contain some type of impairment as

defined under paragraph 1 (definitions).

4. <u>Ouslifications and Requirements of Dissolution Madiators</u>

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- (a) Any person who meets the following criteria is eligibleto serve as a mediator for the purposes of this Rule:
 - (1) Satisfactory completion of 40 hour divorce mediation training program, approved by the Court. In addition, the applicant must have completed training specific to domestic violence, child abuse, substance abuse, and mental illness, which gives the applicant an understanding of the issues related to these impairments and one's ability to negotiate effectively when impacted by one cr more of these impairments.
 - (2) The applicant has been awarded a degree in law or a graduate degree in a field that includes the study of psychiatry, psychology, social work, human development, family counseling, or other behavioral science substantially related to marriage and family interpersonal relationships, or a related field otherwise approved by a Presiding Judge of the Family Court, or his or her designee.
 - (3) Member in good standing in the professional organizations of his\her respective disciplines.
 - (4) Proof of professional liability insurance which covers the mediation process.

(5) Minimum of two years of work experience in their discipline or profession, or otherwise supervised by a qualified mediator.

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- (6) Maintains an office in the respective county where the Court is located, or unless otherwise allowed by the Presiding Judge of Family Court, or his or her designee.
- (7) Prior to the passage of this Rule, all persons approved to act as mediators under any existing Court mediation program in this Circuit, shall continue to do so without further approval.
- (b) All persons meeting the requirements above who are interested in acting as a Court Appointed Mediator shall provide proof by way of affidavit which is supported by documentation of the aforesaid requirements to the Presiding Judges of the Family Court in each county of the 16th Circuit, or the person designated to receive such material in each county.
 - (c) A periodic list shall be prepared by the Presiding Judges of the Family Court in each county of the 16th Circuit, or the person designated to keep such list in each county.
 - (d) A mediator shall participate in six hours of continuing education every two years from programs approved by the Court, and be personally responsible for ongoing professional growth. A mediator is

encouraged to join with other mediators and members of related professions to promote mutual professional development.

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- (e) The Court mediators may be required from time to time to attend specific training offered or sponsored by the Family Mediation Program, the Bar Associations, or other individuals or organizations.
- (f) A mediator shall mediate two low income cases as identified by the court, per year at a reduced fee.

5. Referral Procedure

- (a) Kane County. A mediator will be automatically assigned by the Clerk of the Circuit Court of Kane County on a rotating basis from the Kane County mediation list. This mediator will be assigned at the time of filing of a Petition by a party with minor children. A court status date will also be assigned which coincides with the KIDS Parent Education Program's status date.
- (b) Other Counties. Upon the Court's Order for the parties to participate in mediation, a mediator shall be assigned in accordance with the procedures established in that county, from the list of qualified mediators prepared by the Presiding Judge of Family Court or the person designated to prepare said list, and a 60 day hearing date shall be set for the status of the mediation process.
- (c) Judges assigned cases with child custody and \or

visitation issues may make the necessary findings to order mediation. The Court may also designate in its Order what percentage of the mediation fee should be paid by each party and/or whether the case should be considered a low income case.

(d) Parties are not obligated to participate in the mediation process until ordered by the Court.

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- (e) If the mediator appointed has any conflict of interest, another mediator shall be appointed by the Court from the list. If the mediator appointed on a designated low income case has already met his or her annual requirement for mediating low-income cases and cannot or does not wish to take another, and informs the Court, the Court shall appoint another mediator that has not reached the required quota or is willing to take low income cases in excess of two cases per year. The Presiding Judge of Family Court of every county or the person designated shall keep a record of low-income cases assigned to each mediator, to ensure fair distribution of these cases to all mediators.
- (f) At the status date, for parties who are participating in mediation, the mediator shall submit a report to the Court and the parties' legal counsel, which shall include information listed in this rule under the section entitled "Mediation Report".

6. Conflict of interest

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- (a) Conflicts of interest--Generally: In order to avoid the appearance of impropriety, a mediator who has represented or has had a professional relationship with either party prior to the mediation may not mediate the dispute unless the prior relationship is fully disclosed to both parties and each party consents in writing to the participation of the mediator notwithstanding the prior relationship. A mediator who is a mental health professional shall not provide counseling or therapy to the parties during the mediation process. An attorney-mediator may not represent either party in any matter during the mediation process or in a dispute between the parties after the mediation process.
- (b) Imputed Disqualification: No mediator associated with a law firm or a counseling agency shall mediate a dispute when the mediator knows or reasonably should know that another attorney or counselor associated with that firm or agency would be prohibited from undertaking the mediation.
- (c) Exception: A therapist-mediator who would otherwise be disqualified from mediation as a result of imputed disqualification, may undertake the mediation only under the following circumstances:

(1) There has been full disclosure to both parties

about the conflict of interest and the imputed disqualification of the mediator, including the extent to which information is shared by personnel within the agency; and ----

(2) Both parties consent to the mediation in writing.

7. Exclusionary Rule

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The mediator shall be barred from testifying as to confidential mediation issues, and mediation records shall not be subpoenaed in any proceeding except by leave of the Court for good cause shown.

8. Orientation Session

At the orientation session, a mediator shall inform the parties of the following:

- (a) Neither therapy nor marriage counseling are part of the mediator's function.
- (b) No legal advice will be given by the mediator.
- (c) An attorney-mediator will not act as an attorney for either or both parties and no attorney-client relationship will be formed. Thus the attorney-client privilege will not apply.
- (d) The rules pertaining to confidentiality, as outlined in Section 7.
- (e) The Basis for termination of mediation, as outlined in Section 10.
- (f) The proposed resolution of the mediated issues will be documented in a written summary. This summary will

form the basis of the formal mediated agreement presented to the Court for approval.

- (g) Each party shall be strongly encouraged to obtain independent legal counsel to assist and advise him or her throughout the mediation.
- (h) Legal counsel for either party will not be present at any mediation session without the agreement of the parties and the mediator.

9. The Mediation Process

Agreement to Mediate. At the initial session the mediator shall provide the parties with a written agreement outlining the guidelines under which mediation shall occur and the expectations of the parties and mediator. This initial agreement shall include at a minimum, all of the foregoing information in paragraph 8. Either or both of the parties shall be permitted to consult their respective legal counsel before executing this agreement.

The mediator shall assess the ability and willingness of the parties to mediate at the orientation session and throughout the process, and shall advise the parties in the event case is inappropriate for mediation.

10. Termination of Mediation

The Parties shall attend mediation until such time as the parties reach an agreement on the issues or the mediator or the Court suspends or terminates mediation. The mediator shall immediately advise the Court in writing if he or she suspends or

terminates mediation or in the event that either or both parties fail to comply with the terms of this paragraph.

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11. Mediation Report

(a) The report to the Court shall state the following:

- Whether an agreement has been reached by the parties and a summary of that Agreement.
- (2) The number and duration of sessions conducted to date.

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- (3) The fee charged, whether that fee has been paid in full, and if not, the outstanding amount owed. For an outstanding amount owed, the Court may direct the parties to pay said amount and establish what percentage should be paid by each party.
- (4) Whether the parties have reviewed the summary of agreement.
- (5) Whether any additional mediation sessions are recommended, based on the likelihood of success.
- (5) Other relevant information not considered confidential under this Rule.
- (b) In the event an agreement is reached on any of the issues, the mediator shall supply a written summary of the agreement to counsel and the Court and the same shall be included in any order or judgement disposing of the dispute.
- (c) In the event an agreement is not reached on all issues,

the mediator shall identify to the Court and counsel the issues remaining unresolved.

- (d) The mediator shall advise the court as to the time necessary for the completion of the mediation process.
 It shall be within the Court's discretion to extend mediation after the 60 day status date.
- (e) Only written discovery shall be allowed until mediation is terminated by order of court.

12. Payment of Fees

The mediation fee may be no higher than One Hundred Twenty Five Dollars (\$125) per hour. An advance deposit of Three Hundred Dollars (\$300) shall be paid by a date set by the court. Such deposit shall be applied to services rendered on behalf of the parties. Services rendered shall include, but not be limited to, time spent in mediation sessions with the parties, telephone conferences, correspondence, consultations with attorneys or expert consultants, preparation of the mediator's report, and any other work performed by the mediator on behalf of the parties. If the mediator so desires, the parties may be required to pay for individual sessions at the time of each session and the deposit may be applied exclusively to time spent in service to the parties outside of the individual mediation sessions. All additional fees beyond this deposit shall be paid as required by the mediator. In the event payments are not made as agreed by the mediator and the parties, the mediation process may be suspended by the mediator pending compliance.

13. Statistics

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(a) Kane County. The director of the KIDS Parent Education program or a designee will be responsible for all statistical data. Data shall include the number of cases referred to mediation, the number of low-income cases referred, the outcome of cases, and the number and duration of sessions per case.

Entered this 12th day of July, 1994

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Gene Nottolir Chief Judge

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Pursuant to Ch. 34 Sec. 3-4001 et seq. and the applicable Supreme Court Rules, it is hereby ordered as follows:

There being a vacancy in the office of Kane County Public Defender, Attorney Regina Harris is hereby appointed Interim Public Defender until the selection of a permanent Kane County Public Defender is made pursuant to Ch. 34 Sec. 3-4001.

This order shall take effect on August 31, 1994.

Géne Nottolini Chief Judge

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IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb; shall be closed on the following legal holidays for the year 1 1995.

HOLIDAY	OBSERVED ON
New Year's Day	Monday, January 2
Martin Luther King Jr. Day	Monday, January 16
Lincoln's Birthday	Monday, February 13
Washington's Birthday	Monday, February 20
Casimir Pulaski Birthday	Monday, March 6
Spring Holiday	Friday, April 14
Memorial Day	Monday, May 29
Independence Day	Tuesday, July 4
Labor Day	Monday, September 4
Columbus Day	Monday, October 9
Veteran's Day	Friday, November 10
Thanksgiving Day Day after Thanksgiving	Thursday, November 23 Friday, November 24
Christmas Day	Monday, December 25
New Years Day - 1995	Monday, January 1, 199🍝
B. All matters returnable on said continued to the next business day of s	

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

We copy of the engined on file in my office day of July, 1994 and por 26 day of Gene/Nottolini, Chief Judge an Carlson erk of the Circuit Court Sixteenth Judicial Circuit Kane County, Illinois

Deputy Clerk

APPOINTMENT OF PER DIEM COURT REPORTER

Pursuant to 705 ILCS 70/4 the following individual is hereby appointed as a per diem Court Reporter for the Sixteenth Judicial Circuit: JENNIFER CAMPBELL.

ENTER this 17 day of May, 1994.

Gene Nottolini, Chief Judge Sixteenth Judicial Circuit

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WHEREAS, presently in the Circuit Court of the Sixteenth Judicial Circuit, Kane County, Illinois, there are two court reporters on maternity leave, the Civil Division and the Family Division will receive one less court reporter for the weeks of May 9 and May 16, 1994.

WHEREAS, Presiding Judge Patrick J. Dixon, of the Civil Division, and Presiding Judge Donald J. Fabian, of the Family Division will allocate the remaining court reporters for their divisions.

ENTER this 4th day of May, 1994.

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R. Peter Grometer Acting Chief Judge

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Section One:

WHEREAS, the Hispanic population in Kane County has increased in size by a significant amount in the last decade, and

WHEREAS, the Elgin Police Department, funded by a state grant from the Illinois Department of Transportation, has developed a Hispanic Outreach Program called "EL PROTECTOR"; and

WHEREAS, the primary objective, of the program is to inform the Hispanic population of the hazards of impaired driving, increased awareness of seatbelt/child restraint laws, and promote traffic safety through education in the Spanish language.

Section Two:

THEREFORE, IT IS HEREBY ORDERED, that with the concurrence of the Circuit Judges, The "EL PROTECTOR" Program be accepted as a sentencing alternative and that any sitting Judge of the Sixteenth Judicial Circuit may require the attendance of this program by any defendant as a condition of a sentence as ordered by the court.

Section Three:

IT IS FURTHER ORDERED, that this order becomes effective April 11, 1994.

ENTER this _____ day of April, 1994.

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Gene Nottolíni Chief Judge

Section One: Pursuant to Chapter 625, Section 5/3-707, Illinois Compiled Statutes, "The Chief Judge of each Circuit may designate an officer of the court to review the documentation demonstrating that at the time of arrest the motor vehicle was covered by a liability insurance policy in accordance with Section 7-601 of this code."

<u>Section Two:</u> In accordance with 625 ILCS 5/2-707 the elected Circuit Clerk of the Court, Jan Carlson, is hereby designated as the Court Officer authorized to review the documents required to implement this law in Kane County, Sixteenth Judicial Circuit, Illinois.

<u>Section Three:</u> The elected Circuit Clerk, of Kane County, Illinois, Jan Carlson, is hereby authorized to designate specific Deputy Clerks of his staff to act on his behalf in this matter.

<u>Section Four:</u> Upon the presentation of the proper documentation, by the defendant, the elected Circuit Clerk or his designee shall dispose of this case by the order of, "Dismiss with leave to reinstate".

Section Five: The procedure described herein may be adopted in the other counties, Kendall and DeKalb, of the Sixteenth Judicial Circuit upon the approval and designation of the Presiding Judge of that County.

Section Six: This Order becomes effective April 1, 1994.

ENTER this Ala day of March, 1994.

Gene Nottolini Chief Judge



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Pursuant to the provisions of Ch. 725 of the Illinois Compiled Statutes, Sections 5/108 A-1 and 5/108 B-1, Associate Judges F. Keith Brown and Donald C. Hudson, are hereby assigned the power and authority to issue orders authorizing or approving the use of eavesdropping devices and to enter orders authorizing interceptions of private oral communications.

The authority granted to Judges Brown and Hudson, pursuant to his order shall remain in full force and effect until further order.

ENTER this 24 day of _ 1994.

Gene Nottolini (Chief Circuit Judge

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GENERAL ORDER 94-5 Revising General Order 93-1

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<u>Section One:</u> Pursuant to Chapter 38, Section 1005-6-3, subsection 15(i), Illinois Revised Statutes all defendants sentenced in Kane County, Sixteenth Judicial Circuit to a period of conditional discharge, shall be monitored by the Adult Court Services Department.

<u>Section Two:</u> The presiding judges of Kendall and DeKalb Counties, may in their discretion order defendants sentenced in their counties to a period of conditional discharge to be monitored in the same fashion.

<u>Section Three:</u> In those counties monitoring persons sentenced to a period of conditional discharge, Adult Court Services shall assign personnel to interview the defendant, gather appropriate information from the defendant, make referrals to other agencies where appropriate, conduct a criminal history check at mid-point of the sentence, and conduct a criminal history check at the end of the sentence.

<u>Section Four:</u> Prior to termination of a defendant from conditional discharge, Adult Court Services personnel shall meet with the defendants sentenced to conditional discharge to verify that all terms have been met. If all conditions have been complied with, the court file shall be terminated and closed. In cases where there has been non-compliance by defendants, Adult Court Services personnel shall draft a letter or form to the State's Attorney of the County notifying the office of the defendants non-compliance with the terms and conditions of conditional discharge. A final written report on all cases will be filed by Adult Court Services with the Circuit Clerk in the court file and a copy shall be delivered to the State's Attorney.

Section Five: The Clerk of the Circuit Court shall collect from defendants sentenced to conditional discharge a fee of \$50.00 on each conditional discharge case and for each year or part thereof that the defendant is serving on the conditional discharge sentence, unless otherwise ordered by the Court. Fees collected by the Clerk shall be deposited into the Probation Services Fund, Account #067. Judges sentencing defendants to conditional discharge may assess a fee of less than \$50.00, depending on ability to pay, which amount shall be collected and disbursed by the Clerk in the manner and form provided for herein.

Section Six: This Order shall take effect February 1, 1994. ENTER this 19th day of _ Hanu Gene Nottolini, Chief Judge

GENERAL ORDER 94-4 Revised from General Order 92-10 UNT:

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Section 1.

WHEREAS, there are pending in the courts of Kane County the hundreds of Petitions for Dissolution of Marriage, with approximately 60% of those involving children under the age of 18 years of age; and,

WHEREAS, there are pending in the courts of Kane County hundreds of post dissolution actions, with the vast majority involving custody, visitation, non-payment of support and maintenance orders, and modification of same; and,

WHEREAS, these petitions and post dissolution actions are creating considerable congestion in the Family Court of Kane County; and,

WHEREAS, pre-dissolution and post-dissolution arguing and manipulating of the parents by minor children and participation by those children in those proceedings has a detrimental effect on the emotional well being and health of those children; and,

WHEREAS, the court believes that participation in parent education workshops by the parties to pre and post-dissolution proceedings will assist them in avoiding those common problems depicted therein, and thereby benefit the parties, more particularly their children, and incidently the courts by reducing litigated issues and pre and post-dissolution actions; and

By reason of the vote of the Circuit Judges of the Sixteenth Judicial Circuit local rules previously adopted are amended in the following respect:

ARTICLE FIFTEEN: DOMESTIC RELATIONS is hereby amended by adding Rule 15.23 as follows: "KIDS" PARENT EDUCATION PROGRAM

1. There is created in the Sixteenth Judicial Circuit, Kane County, Illinois a program to be known as "Kids" Parent Education Program or Kids in a Divorcing Society Parent Education Program.

2. In all cases involving custody or visitation of minor children in the Family Court whether pre or post-dissolution actions, the parties shall be required to attend the Kane County Kids Parent Education Program prior to entry of a final judgment disposing of the case. Upon good cause shown, the court may exempt any party from attendance at said program.

3. The judge shall order one or both of the parties to pay the costs attendant thereto. Fees for attendance by the parties shall be set by the presiding judge of Family Court. A the costs attendant thereto. Fees for attendance by the parties shall be set by the presiding judge of Family Court. A rescheduling fee of \$15.00 will be charged following the second and all subsequent reschedulings of program dates. The Circuit Clerk's \$25.00 returned check fee applies to payment for the program.

4. In the event there remains a pre or post-dissolution dispute over custody or visitation of minor children the case remains subject to mediation as set forth in Local Rule 15.22.

SECTION 2.

The effective date of this order shall be set by the presiding judge of Family Court.

SECTION 3.

The presiding judges of Kendall and DeKalb Counties may implement a "Kids" Program in their counties at their option.

ENTER this 19th day of January, 1994.

Gene Nottolini Chief Circuit Judge

IT IS HEREBY ORDERED THAT:

<u>Section 1.</u> Pursuant to Ch. 10, Sect. 6-21 of the Illinois Revised Statutes, the Court being advised that the term of Emma Carreon as a member of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois does expire on the first day of December, 1993 and it appearing that said Emma Carreon has performed the duties of her office since her appointment as a member of the said Election Commission in a lawful and proper manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the court hereby reappoints Emma Carreon as a member of said Election Commission for a period of three (3) years from and after the expiration of her term, and until her successor is appointed.

Section 2. The said Emma Carreon shall take her seat on such Board immediately upon filing the oath and bond as set forth in Section 6-24 of Ch. 10 of the Illinois Revised Statutes.

Section 3. This order shall take effect December 1, 1993. 210-A day of ENTER this , A.D., 1993.

Géne L. Nottolini Chief Circuit Judge

IT IS ORDERED AS FOLLOWS:

<u>Section One:</u> Pursuant to the vote of the Circuit Judges of the Sixteenth Judicial Circuit, County of Kane, those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

<u>Section Two:</u> Those persons herein designated as back-up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel may deem necessary.

<u>Section Three:</u> Those persons as court appointed counsel together with the indication of their back-up counsel, are as follows:

A.	Carole Grahn-Hayes	 Matthew Fuesting William Parkhurst	L.T.		G.T.
в.	Shari Clancy Bertane	 Josette Skelni $\hat{\mathbf{k}} \stackrel{<}{=} \stackrel{<}{=} \stackrel{\scriptstyle \sim}{=} \stackrel{\scriptstyle \scriptstyle \sim}{=} \stackrel{\scriptstyle \sim}{=} \stackrel{\scriptstyle \sim}{=} \stackrel{\scriptstyle \sim}{=} \stackrel{\scriptstyle \sim}{=} \scriptstyle $	 		* :
C.	Kevin Busch	 Joe Voiland Kathleen Colton	<u> </u>	÷.,	
D.	David Kliment	 Vince Argento Claudia Kliment			
Ε.	Kathleen Colton	 Stephen Wilson Gregory Brown			
F.	William Parkhurst	 James R. Wyer Carole Grahn-Hayes			

Section Four: Appointed counsel shall serve a term of one year unless they are removed, and shall serve upon the conditions and terms set forth in Kane County Board Resolution 93-14, pursuant to the Code of Professional Conduct and pursuant to Chapter 34, Section 3-4006.

Section Five: This Order supersedes General Order 92-26 and is effective January 5, 1994.

Enter this <u>5</u>^Aday of January, 1994

Gene Nottolini Chief Judge

Section One: Effective March 1, 1994, the Traffic and Misdemeanor court call for the City of Elburn, shall be transferred from the Aurora Branch Court to Courtroom CR 209 at the Kane County Judicial Center, located at 37W777 Rt. 39, St. Charles, Illinois, 60175.

Section Two: Said court call shall be heard on the second and fourth Friday morning of each month beginning Friday, March 11, 1994 at 9:30 a.m.

ENTER this 57 day of January, 1994.

Gene Nottolini Chief Judge

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STATE OF ILLINOIS

COUNTY OF KANE

RESOLUTION NO 23-250

RESOLUTION FOR SOFTWARE UPGRADES

WHEREAS, the Clerk of the Circuit Court of Kane County is required by law to maintain accurate records of money judgments in all civil court cases; and

WHEREAS, the current software, CV1 Civil Case Management System has shortcomings that must be dealt with manually in order to maintain these records; and

WHEREAS, the volume of these records has increased to a level that makes the labor intensive manual process impractical and not cost effect; and

WHEREAS, it has been determined that certain required elements of data can be kept and maintained electronically on the CV1 system that will eliminate this situation; and

WHEREAS, Vanguard Management and Information Systems, Inc., Orlando, Florida is currently under contract with the 16th Judicial Circuit to provide on-going maintenance and enhancements to the CV1 System; and

WHEREAS, that the Chief Judge of the 16th Judicial Circuit has entered into a contract with Vanguard Management and Information Systems, Inc. for the installation of the required software upgrades for the contractual agreement made between the Chief Judge, Vanguard Management and Information Systems, Inc. and the Clerk of the Circuit Court of Kane County;

NOW, THEREFORE, BE IT RESOLVED by the Kane County Board that the Chairman of the Board is hereby authorized to sign a contract on behalf of the Clerk of the Circuit Court of Kane County with Vanguard Management and Information Systems, Inc. for the installation and required software upgrades per the contractual agreement made between the Chief Judge of the 16th Judicial Circuit and the Clerk of the Circuit Court of Kane County;

BE IT FURTHER RESOLVED that the funds for said contract in the amount of \$20,254.00 shall be paid from the Kane County Court Automation Fund 062, line item 707 Computer Software $_{\!\!\mathcal{V}}$

Narras

Chairman, County Board Kane County, Illinois

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Passed by the Kane County Board op Lettember 14, 1993

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Clerk, County Board Kane County, Illinois

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TATE OF ILLINOIS		
OUNTY OF KANE	DATE	SEP 1 5 1993
Kane County, 111	ava, Kane County Clerk and Kee inois do hereby certify that t	per of the Records in
Kane County, Ill; and correct copy	ava, Kane County Clerk and Kee inois do hereby certify that t of the original record on fil In witness thereof, I) my hand and affixed th of Kane at my office in	he attached is a true e. have hereunto set

PROJECT AGREEMENT

between

THE COURTS OF THE SIXTEENTH JUDICIAL CIRCUIT STATE OF ILLINOIS

and

VANGUARD MANAGEMENT & INFORMATION SYSTEMS, INC.

--- 0 0 0 ----

This Project Agreement is made effective on July _____, 1993 between the courts of the Sixteenth Judicial Circuit; to wit the counties of Kane, DeKalb and Kendall, State of Illinois ("Circuit Court") and Vanguard Management & Information Systems, Inc. ("Vanguard").

1. This Project Agreement sets forth terms and conditions for delivery of custom software alterations and related services and is formally referenced as the "Project Agreement re. Civil Judgment Book Accommodations 1993". Within this document it shall be cited as the "CV1 Judgment Book Agreement".

2. The CV1 Judgment Book Agreement provides for design, development, installation and training services for new civil case management functionality to be provided in compliance with license terms and conditions enumerated in applicable Circuit Court agreements. Vanguard will deliver the software and services set forth in Attachment "A" hereto [Scope of Work] to the Circuit Court in the Sixteenth Circuit, State of Illinois.

3. The software and labors delivered hereunder are acknowledged to be "Incremental Services" not accommodated within existing accords and as such delivered pursuant to an automation "Support Agreement" executed by the Circuit Court and Vanguard having a commencement date of December 1, 1989; and extended through November 30, 1993.

4. Vanguard shall supply the software and perform the services set forth in Attachment "A" [Scope of Work] and shall deliver such software and services in accordance with Attachment "B" [Delivery & Fee Schedule].

5. The Circuit Court shall pay Vanguard a total of **\$20,254** for software and services in accordance with Attachment "C" **[Payment Schedule]** attached hereto. The payments include costs associated with travel and subsistence for Vanguard personnel in performance of the analysis, installation and training services to be delivered on-site in Geneva, Illinois.





CV1 JUDGMENT BOOK PROJECT AGREEMENT

- ATTACHMENT "A" -

SCOPE OF WORK

COURTS OF THE 16TH JUDICIAL CIRCUIT - STATE OF ILLINOIS

VANGUARD MANAGEMENT & INFORMATION SYSTEMS, INC.

Activity I VMIS On-Site Analysis

PARTIES:

- A. Vanguard will perform an analysis of circuit judgment book posting and index procedures via an examination of current routines in Geneva, Illinois. The Vanguard evaluation shall include interviews with each Circuit Clerk in the circuit. Additional interviews will be conducted with key supervisory personnel. Vanguard shall engage in hands-on examination of current methodologies employed in maintaining judgment records. The examination and analysis performed in this activity shall be by Vanguard staff experienced with CV1 and Illinois case management standards.
- B Vanguard will deliver a new CV1 module which will enable the appropriate Circuit Clerk personnel to 1] prepare indices for delivery to a third party in a generally accessible format [2] permit the generation of judgment page inserts; 3] provide basic "ad hoc" report capabilities; 4] Capture data necessary to record judgment and satisfactions whenever they might occur.

Such as ASCII for use with PC based software.

Activity II Technical Design & Software Development

- A. Vanguard will prepare and submit a design specification using input received from management in the several Circuit Clerk offices and with assistance from data processing professional staff in the Justice Tier, Kane County Data Processing, Geneva, Illinois.
- B. VMIS technical staff shall be available to support custom modifications installation and for validation operations. Further, Vanguard data processing staff shall support the formal training effort delivered as Activity IV herein. The 16th Circuit shall facilitate training and installation activities by its coordination of computer access in the Information Services Department, Kane County Government Center.



Activity III Installation - Technical Support Services

- A. Vanguard will install the custom CV1 judgment book source code and any necessary user code table modifications at the Kane County Data Processing Center in Geneva, Illinois.
- B. VMIS Technical Staff shall provide sixteen (16) hours on site in Geneva to install the custom module and perform validation operations.
- C. The 16th Circuit shall facilitate installation activities by coordinating access to resources in the Information Services Department, Kane County Government Center.

Activity IV Training

- A. Vanguard will prepare a plan of instruction to include media (i.e. screen projections and overhead slides, training aids, handouts and other instructional materials).
- B. A training block consisting of eight (8) person hours of on-site instruction in Geneva to no more than four (4) management and/or key supervisory staff detailing proper utilization of the delivered software including system setup, coding, report definition, document generation operations and administrative responsibilities associated with the maintenance of the CV1 Judgment Book Module. Instruction shall be delivered by Vanguard with support provided by the Data Processing Department in the Kane County Government Center.
- C. The 16th Circuit shall facilitate training activities by coordinating access to resources in the Information Services Department, Kane County Government Center.

Activity V Complete Modification Testing - User Documentation

- A. Vanguard will validate and test the installed Judgment Book module to insure that it will execute error free. The new code delivered is to be fully integrated with CV1 and shall be supported thereafter under existing Vanguard/16th Circuit Support Agreements. Vanguard shall coordinate testing efforts with the Kane County Data Processing Center in Geneva, Illinois.
- B. A documentation addendum which details the design and proper utilization of the Judgment Book Module shall be promulgated for insertion into the CV1 Planning Guide.

CV1 JUDGMENT BOOK PROJECT AGREEMENT

- ATTACHMENT "B" -

FEE & DELIVERY SCHEDULE

COURTS OF THE 16TH JUDICIAL CIRCUIT - STATE OF ILLINOIS

PARTIES:

VANGUARD MANAGEMENT & INFORMATION SYSTEMS, INC.

This table presents a breakout of deliverables for CV1 Judgment Book functionality contracted by the 16th Circuit. The total fees assessed for software and services is:

\$20.254.⁰⁰

In this attachment Vanguard has attempted to present *"projected"* delivery dates for each "Activity" enumerated in Attachment "A". Actual dates may vary.

Activity I VMIS Analysis

Analysis Period: August 1 through 27, 1993 On-Site Analysis: August 23 through 25, 1993

Activity II Technical Design & Software Development

Anticipated Dates: August 30, 1993 through September October 1, 1993

Activity III Installation/Technical Support

Judgment Module Installation Dates: October 4 & 5, 1993 On-Site Technical Support: October 4 - 6, 1993 On-going Technical Support October 11 through October 29, 1993

Activity IV Formal Training

Anticipated Delivery Date: October 6, 1993



Activity V Complete Modification Testing - User Documentation

Anticipated Delivery Date: November 1, 1993

CV1 JUDGMENT BOOK PROJECT AGREEMENT

- ATTACHMENT "C" -

AGREEMENT PAYMENT SCHEDULE

COURTS OF THE 16TH JUDICIAL CIRCUIT - STATE OF ILLINOIS PARTIES: VANGUARD MANAGEMENT & INFORMATION SYSTEMS, INC.

Fees and Costs for Software, Services and Travel shall be invoiced pursuant to this Attachment "C" and Payment of Invoices shall be in full and in accordance with terms of this Project Agreement.

The Total Contract Amount Herein is \$20,254.00

The Schedule for Payments is as follows:

SEQUENCE	DESCRIPTION OF EVENT	PAYMENT AMOUNT
Payment #1	Contract Award	85% of Total (\$17,216.00)
Payment #2	Completion of Activity III	15% of Total (\$ 3,038.00)

TRAVEL & INCREMENTAL EXPENSE

Travel and subsistence expenses are being assumed by Vanguard as part of the "fixed price" character of this project agreement. Should additional travel be requested by the Circuit Court, the money amounts associated with such travel shall be considered incremental costs and will be the responsibility of the Courts of the Sixteenth Circuit.

6. The Circuit Court agrees to protect any software delivered by Vanguard that is proprietary as set forth in the VESAC License and Maintenance Agreement and the License Agreement for the Civil Case Management System (CV1).

7. Nothing in this agreement shall be construed so as to require Vanguard to perform custom programming, computer consulting or instructional services beyond that specified in Attachment "A". Should the parties agree that Vanguard will undertake additional programming or consulting it will be done by separate attachment to this CV1 Judgment Book Project Agreement or, in the alternative, by a new project agreement which will be independent as is this one, and in no way will the CV1 Judgment Book Project Agreement depend on each other for performance.

8. This "Project Agreement re. Civil Judgment Book Accommodations 1993" represents the entire understanding between the parties and supersedes all prior representations, negotiations, or agreements whether written or oral.

IN WITNESS WHEREOF, the parties hereto acknowledge that the terms hereof are made pursuant to and implement the terms of the Support Agreement between the parties; and that the Support Agreement together with the provisions of this CV1 Judgment Book Agreement - with Attachments "A", "B", and "C"- shall govern the relations between the Circuit Court and Vanguard with respect to the software and services being provided.

Accepted and Agreed to this ______ day of July, 1993.

VANGUARD MANAGEMENT & INFORMATION SYSTEMS, INC.

CIRCUIT COURT 16th JUDICIAL CIRCUIT GENEVA, ILLINOIS

BY:

Ronald D. Warfield, President

BY:

Honorable Gene Nottolini, Chief Judge

CLERK OF THE CIRCUIT COURT KANE COUNTY, ILLINOIS

BY:

Hondrable dan Carlson, Circuit Clerk

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In the Supreme Court of the State of Illinois

State of Elinois City of Springfield)) 55.)	Judicial Assignment Order Intercircuit Assignments				
On the request of Chief Ju	udge Gene L. Not	ttolini	that Associate Judge			
Martin D. Hill	of the 15th	_ Judicial CircuitLee	County. be			
assigned to hold court in t	the Circuit Court of the		Kane			
County, for the period inc	dicated below:		3 .			
Week be	ginning October 4,	, 1993	·			
			121			
· · · · · · · · · · · · · · · · · · ·						
		he public necessiry so requires				
		hereby so assigned to serve fo	r the period indicated.			
Dated this21st	day ofSeptember	er 19_93				
Ŧ		F.S. K.I	hatte			
		Chief Jusuce, Supres	ne Court of Illinois			
5		Robert E Da	· ····			
		Direct Administrative Office	or of the Illinois Courts			
¹ Juleann Hornyak, Clerk of the Supreme Court of the State of Illinois, and keeper of the records. files and Seal thereof, do hereby certify the foregoing to be a true copy of an Assignment Order filed in this office on the <u>21st</u> day of <u>September</u> , 19 <u>93</u> .						
	<u>et tyt</u>	Juleann .	Hornyal			
S THE SUPRIS	an' 2 3 1993	IN WITNESS WHEREOF, my name and affixed the Sea	I have hereunto subscribed al of said Court this			
	IV/	21 day ofSepter	· ~ ~			
STATE OF ILLINOIS						
AUG. 26.1818	of the State of Illinois		39			

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APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing December 13, 1993.

PAULA QUETSCH

ENTER this ______day of December, 199:..

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Gene Nottolini Chief Circuit Judge

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NOV 27 1993 -GENERAL ORDER 93-17 فاست بالمالية ووارية IT IS HEREBY ORDERED THAT:

Section 1: General Order 91-13 remains effective and this order relates to the new Judicial Center located at 37W777 Route 38, St. Charles, Illinois, 60175.

Section 2: As to all places in which the court conducts business as a court of law or chancery, there is reserved to the court, upon direction of the judge presiding in such court, the right to order or direct a search by reasonable and lawful means available of any person and their property entering a court location.

If such a search is directed and there is thereby discovered any weapon listed as a dangerous weapon under ILCS720 Paragraph 5/33A-1, such weapon shall be subject to immediate seizure by the personnel authorized to conduct the search.

Where appropriate materials seized may be returned to the owner upon his or her departure from the court building.

Any material seized and not returned to the owner or person from whom taken after thirty days shall be delivered to the Kane County Sheriff to be destroyed or used in a display of weapons seized or for other educational purposes deemed appropriate by the Sheriff.

The owner of the material seized or the person from whom the material was taken, in those cases where the material is not returned shall be informed that he or she may within thirty (30) days petition the court for return of said materials. He or she shall be informed that failure to file such petition within the time specified shall result in a forfeiture of the material.

Section 3: As to all court locations in Kane County, in addition to the procedures in Section 2, the following search procedures shall be employed at all court locations equipped with metal detectors and/or x-ray screening devices:

A. All persons entering court locations in Kane County employing metal detectors and/or x-ray screening devices shall be required to pass through a metal detector and all packages, brief cases, files, boxes, backpacks, purses and the like shall be caused to pass through the x-ray screening device.

B. A person who activates the metal detector may be denied entry to the court facility without further questioning or search. A person whose package, briefcase, file, boxes, backpacks, purses and the like, upon passing through the x-ray screening device, discloses suspicious objects may be denied entry without further questioning or search.

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C. A person who activates the metal detector may be permitted to pass through the detector a second time after removing all metal objects. If upon entering the detector a second time, a person activates the detector, that person shall not be permitted to enter that court facility unless the person consents to a patdown search and the officer authorized to conduct the search is satisfied that there is no weapon or dangerous material present.

D. A person whose package, briefcase, file, box, backpacks, purse or the like contains suspicious objects upon passing through the x-ray screening device may submit such items for inspection by the officer authorized to conduct such inspection. If such officer is satisfied there is no weapon or dangerous material present, the person may proceed to enter the court facility.

E. All packages, briefcases, files, boxes, backpacks, purses and the like are subject to search for dangerous materials at the time of screening or as deemed necessary by authorized security officers; but in not event may printed documents be examined.

Section 4: In furtherance of the protection of the public and those working in the Kane County Judicial Center located at 37W777 Route 38, St. Charles, Illinois, the following additional procedures shall be implemented upon the effective date of this Order:

A. All court staff and public shall enter the Judicial Center through the main front entrance.

B. All persons entering the Judicial Center located at 37W777 Route 38, St. Charles, Illinois, lawfully carrying a weapon, including sworn police officers, deputies, investigators and the like, shall check their weapons at the time of entry with designated court security personnel who shall secure said weapons in a professional weapons locker located in the Judicial Center. Weapons will be returned by court security personnel at the time the person depositing the weapon leaves the court building. Weapons being brought into the courthouse by an authorized police agency for use as evidence are not subject to this provision of this order.

C. Public access shall be from 8:00 a.m. to 4:30 p.m., except for scheduled education programs or Probation appointments or matters extended by order of court.

D. If a courtroom is in session after the regular court hours set forth herein, the bailiff/security officer assigned to that court shall contact building maintenance to insure proper lighting of all necessary hallways and staircases.



E. The Sheriff's Department commander of courthouse

security shall daily require his or her staff to check with all judges regarding the need for security after 4:30 p.m. and assign staff as necessary.

Section 5: The terms and conditions of this Order shall be effective November 18, 1993.

ENTER this 187 day of November, 1993.

Gene Nottolini Chief Circuit Judge

IT IS HEREBY ORDERED that as a result of the move of the court facilities from the Kane County Courthouse, located at 100 South Third Street, and Family Court located at 210 South Sixth Street, Geneva, Illinois, to the Kane County Judicial Center, all courts except the Aurora and Elgin Branch Courts, and the Elgin Mental Health Call will be closed on Friday, October 1, 1993 and Monday, October 4, 1993. Any court related business or filings will be heard on the next business day, Tuesday, October 5, 1993.

ENTER this Z day of September, 1993.

Gene Nottolini Chief Circuit Judge

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GENERAL 93-15

IT IS HEREBY ORDERED that Judge R. Peter Grometer is appointed Presiding Judge of the Kane County Courthouse, 100 South Third Street, Geneva, Il. 60134, as of October 5, 1993.

ENTER this 292 day of September, 1993.

Gene Nottolini C Chief Circuit Judge

SEP 30 KARI CONFILM 66. 10 M U 20 -

IN RE: Appointment of James Donnelly, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts that James Donnelly has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge created by the retirement of Judge Robert Jenkins.

IT IS HEREBY ORDERED that James Donnelly is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective August 23, 1993.

ENTER this $\frac{1/2!}{2}$ day of August, 1993.

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Gene Nottolini Chief Circuit Judge

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IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb, shall be closed on the following legal holidays for the Gear 1994.

HOLIDAY

OBSERVED ON

1993

Friday, December 31st,

Monday, January 17th

Friday, February 11th

Monday, February 21st

Monday, March 7th

Friday, April 1st

Monday, May 30th

Monday, July 4th

Monday, September 5th

Monday, October 10th

Tuesday, November 8th

Friday, November 11th

Monday, December 26th

Thursday, November 24th Friday, November 25th

Monday, January 2, 1995

New Year's Day (Observed)

Martin Luther King Jr's Birthday

Lincoln's Birthday

Washington's Birthday

Casimir Pulaski's Birthday

Good Friday

Memorial Day

Independence Day

Labor Day

Columbus Day

Election Day

Veteran's Day

Thanksgiving Day

Christmas Day (observed)

New Year's Day (1995 observed)

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

Enterthis July, 1993.

Chief Judge Gene Nottolini 16th Judicial Circuit, Kane County

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IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb, shall be closed on the following legal holidays for the year 1994.

HOLIDAY	OBSERVED ON
New Year's Day (Observed)	Monday, January 3rd
Martin Luther King Jr's Birthday	Monday, January 17th
Lincoln's Birthday	Friday, February 11th
Washington's Birthday	Monday, February 21st
Casimir Pukaski's Birthday	Monday, March 7th
Good Friday	Friday, April 1st
Memorial Day	Monday, May 30th
Independence Day	Monday, July 4th
Labor Day	Monday, September 5th
Columbus Day	Monday, October 10th
Election Day	Tuesday, November 8th
Veteran's Day	Friday, November 11th
Thanksgiving Day	Thursday, November 24th Friday, November 25th
Christmas Day (observed)	Monday, December 26th
New Year's Day (1995 observed)	Monday, January 2, 1995

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.
 C. The time for filing all motions and pleadings shall be

extended to the next business day of this court.

Enter this 13H day of July, 1993. 1.0 Und 1

Chief Judge Gené Nottolini 16th Judicial Circuit, Kane County

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Section 1. In order to compile necessary data for the Youth Home Master Plan, for the Sixteenth Judicial Circuit, the following named consultants from the National Center for Juvenile Justice are authorized to review the individual probation case files of youths serviced by the Juvenile Court Services Department of the Sixteenth Judicial Circuit.

Consultants, National Center for Juvenile Justice:

- 1. Hunter Hurst
- 2. Douglas Thomas

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ENTER this 301 day of June, 1993.

Gené Nottolini Chief Circuit Judge

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APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing May 10, 1993.

MARIANN BUSCH

Enter this 10th day of May, 1993

Gene Nottólini Chief Circuit Judge

<u>Section 1:</u> Upon the expiration date of a term of probation, and where no formal Probation Violation has been filed by the States Attorney, that term of probation is hereby ordered to be terminated.

Section 2: Said termination shall be, unless otherwise ordered, satisfactory. Upon termination, the Circuit Clerk is hereby authorized to close and terminate their case file in a manner that is in compliance with all required case reporting criteria as specified by the State of Illinois.

<u>Section 3:</u> The probation termination procedure herein set forth may be adopted in the other counties of the Sixteenth Judicial Circuit upon the approval and designation of the Presiding Judge of that county.

ENTER this 5th day of May, 1993.

Gene Nottolini Chief Circuit Judge

CIRCUIT COURT OLI KANE COUNTY, D NTES ILED S 23 3 E 45

Section 1.

Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the court assignments indicated below:

TRAFFIC DIVISION:

Courtroom 150 ----- Donald C. Hudson

Section 2.

On the first Wednesday morning of each month Judge Hallock and Judge Hudson shall exchange assignments and shall conduct bond call as well as the morning session of court.

Section 3.

All other assignments as outlined in General Orders 92-20 and 93-4 not inconsistent with this order are still in effect.

Section 4.

This order shall become effective April 12, 1993. ENTER this 21 day of April, 1993.

Gene Nottolini Chief Circuit Judge

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IT IS HEREBY ORDERED that Judge R. Peter Grometer is appointed acting Chief Judge during any absence of the undersigned.

Dated this $\underline{13t}$ day of April, 1993.

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Gene Nottolint Chief Judge

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IN RE: Appointment of Donald C. Hudson, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts that Donald C. Hudson has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge created by the elevation of R. Peter Grometer to Circuit Judge;

IT IS HEREBY ORDERED that Donald C. Hudson is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective April 12, 1993.

ENTER this 77 day of April, 1993

Gene Nottolini Chief Circuit Judge

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Section 1.

Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the Court assignments indicated below:

ADMINISTRATION:

Courtroom 230

Gene L. Nottolini, Chief Judge

Administrative Call Monday and Wednesday 9:30 A.M.; Court Custody Call - Tuesday 2:00 P.M., Jail

Tuesday and Fridays A.M.

Probate. Contested

to Judge Grometer

Courtroom G-7

FAMILY DIVISION:

Courtroom 113

Courtroom G-7

Donald Fabian, Presiding Judge

Probate cases will be assigned

Richard J. Larson, Monday A.M. and P.M., Paternities, Tuesday, A.M., Returns of Orders of Protection, Chambers G-31. Tuesday P.M. Special Settings Wednesday A.M. and P.M., States Attorney's Non-Support Call. Thursday A.M. and P.M., Clerk's Non-Support Call. Friday, Elgin Mental Health Call.

Section 2. This Order shall become effective April 1, 1993. ENTER this II day of _ 1993. Chief Circuit Judge

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GENERAL ORDER 93-3

Pursuant to local Circuit Court Rule 15.23 and Kane County General Order 92-10 concerning the creation and operation of the KIDS, (Kids In A Divorcing Society) Program the court finds:

- In order to provide efficient accounting of revenues the Circuit Clerk of Kane County is hereby charged to collect the \$50.00 registration fee of the KIDS Program.
- 2. The Kane County Circuit Clerk shall collect the fee at the time of filing the first pleading, paper or other appearance filed by each party in all Domestic Relations Case Types involving issues concerning child custody or visitation of minor children. Such fee shall be collected in the manner in which all other fees or costs are collected.
- Clerk is also directed to collect KIDS Program fees for Paternity and Post-Decree cases, upon order of the court, and for Public-at-Large attendance to the classes.
- 4. Said KIDS Program Fees shall be remitted monthly by the Kane County Circuit Clerk to the Kane County Treasurer, to be retained by him in a special funds designated as the KIDS Program Fund, Fund 076.
- 5. The fee collection procedure herein set forth may be adopted in the other counties of the Sixteenth Judicial Circuit upon the approval and designation of the presiding Judge of that County.
- All other conditions and articles found in General Order 92-10 and local Circuit Court Rule 15-23 not inconsistent with this order are still in effect.

ENTER this It day of April 1993.

Chief Circuit Judge



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GENERAL ORDER 93-2

IN THE CIRCUIT COURT FOR TH OF THE STATE O		CIRCUIT	ς? 41	E E E E E E
IN THE MATTER OF THE APPOINTMENT OF GENE L. NOTTOLINI, AS THE CHIEF JUDGE OF THE 16th JUDICIAL CIRCUIT, OF THE STATE OF ILLINOIS.)))	COURT A	ច្បុរ ភ្នំ ំរ	02

The majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois, having voted to appoint Gene L. Nottolini to be the Chief Judge of the Sixteenth Judicial Circuit of the State of Illinois, does hereby appoint Gene L. Nottolini, Chief Judge of the Sixteenth Judicial Circuit, Kane County, Illinois, effective April 1, 1993.

ENTER this 06/4 day of unu, 1993.

Section One: Pursuant to Chapter 38, Section 1005-6-3, subsection 15(i), Illinois Revised Statutes all defendants sentenced in Kane County, Sixteenth Judicial Circuit to a period of conditional discharge, shall be monitored by the Adult Court Services Department.

<u>Section Two:</u> The presiding judges of Kendall and DeKalb Counties, may in their discretion order defendants sentenced in their counties to a period of conditional discharge to be monitored in the same fashion.

Section Three: In those counties monitoring persons sentenced to a period of conditional discharge, Adult Court Services shall assign personnel to interview the defendant, gather appropriate information from the defendant, make referrals to other agencies where appropriate, conduct a criminal history check at mid-point of the sentence, and conduct a criminal history check at the end of the sentence.

Section Four: Prior to termination of a defendant from conditional discharge, Adult Court Services personnel shall meet with the defendants sentenced to conditional discharge to verify that all terms have been met. If all conditions have been complied with, the court file shall be terminated and closed. In cases where there has been non-compliance by defendants, Adult Court Services personnel shall draft a letter or form to the State's Attorney of the County notifying the office of the defendants non-compliance with the terms and conditions of conditional discharge. A final written report on all cases will be filed by Adult Court Services with the Circuit Clerk in the court file and a copy shall be delivered to the State's Attorney.

Section Five: The judges sentencing defendants to conditional discharge shall assess a fee of \$50.00 on each conditional discharge case for each year or part thereof that the defendant is serving the conditional discharge sentence. The Clerk of the Circuit Court shall collect the fee and cause the fee to be deposited into Probation Services Fund, Account #067.

Section Six: This Order shall take effect March 1, 1993. ENTER this 2 day of tellitican 1983. duell Li-Michael J. Colwell Chief Circuit Judğe С Ц 8 Z

IT IS HEREBY ORDERED:

<u>Section One:</u> By vote of the Circuit Judges of the Sixteenth Judicial Circuit, the Local Rules previously adopted are amended in the following respects.

Section Two: Article 39: Kendall and DeKalb County Rules and Procedures.

39.00 GENERAL

With the exception of Local Custom and Practice, all rules issued by the 16th Judicial Circuit and promulgated herein are binding on the attorneys, parties and court in all matters relating to general litigation whether Civil or Criminal.

To the extent that Local Custom, practice or usage deviates from the rules set forth herein, the same shall be controlling. Any variance or interpretation should be directed to the presiding judge for his or her final determination.

Section Three: This amended rule shall be effective

immediately. ENTER this 5 M day of Allow 1993. Michael J. Colwell Chief Circuit Judge

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IT IS ORDERED AS FOLLOWS:

Section One: Pursuant to the vote of the Circuit Judges of the Sixteenth Judicial Circuit, County of Kane, those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

<u>Section Two:</u> Those persons herein designated as back-up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel may deem necessary.

<u>Section Three:</u> Those persons as court appointed counsel together with the indication of their back-up counsel, are as follows:

Α.	Carole Grahn		Julie Doyle Robert Janes	21		
в.	Shari Bertane		Josette Skelnik Mike Kalland		e 19 e	
c.	Kevin Busch		Joe Voiland Kathleen Coulton		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
D.	David Kliment		Vince Argento Claudio Kliment			
E.	Kathleen Coult	on	Stephen Wilson Walter Joy			

Section Four: Appointed counsel shall serve a term of one year unless they are removed, and shall serve upon the conditions and terms set forth in Kane County Board Resolution 87-7, pursuant to the Code of Professional Conduct and pursuant to Chapter 34, Section 3-4006.

Section Five: This Order supersedes General Order #91-25 and is effective January 4, 1993.

ENTER this 211 day of December, 1992. Eller MIM.

Michael J. Colwell Chief Circuit Judge

IN RE: Appointment of Richard J. Larson, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts that Richard J. Larson has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge created by the elevation of James T. Doyle to Circuit Judge;

IT IS HEREBY ORDERED that Richard J. Larson is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective December 28, 1992.

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ENTER this Day day of December, 1992

Michael J. Colvell Chief Circuit Judge



Pursuant to the applicable statutes, court rules and case law; and the court recognizing pursuant to these authorities that court facility security is the joint responsibility of the Chief Judge, Presiding Judges and the County Sheriffs of the 16th Judicial Circuit,

IT IS ORDERED AS FOLLOWS:

1. The presiding judges of Kendall and DeKalb Counties are authorized to establish court security committees in their respective counties.

2. The Court Facility Security Committee membership in each county shall include the Chief or Presiding Judge and the County Sheriff.

3. The Kane County Court Facility Security Committee membership shall include the following persons:

Judge James T. Doyle 🛛 - :	—	Chairman
Sheriff John Randall or his		
designee -	-	Member
Larry Briggs, Central Services -	—	Member
Chairman, County Board Public		
Safety Committee -		
Hon. Jan Carlson, Circuit Clerk -	-	Member E T
or his designee		
State's Attorney David Akemann,		
or his designee –	-	Member 🖒 👝
Public Defender, Michael McInerney		F
or his designee -	-	Member Member
Judge John L. Petersen –	-	Member
Judge Gene L. Nottolini -		Member 6
Judge Michael J. Colwell -	-	Ex-Officio
		Member
Designee of Kane County, Chiefs		
of Police Association -	-	Member

4. The Court Security Committees shall have the responsibility for evaluating and reviewing all court facilities and circuit clerk facilities within the individual counties for the purpose of recommending modifications and improvements to court security within the Sixteenth Circuit.

5. No changes or modifications to court security may be made except with the specific consent of the Chief Judge in Kane County and the presiding judges in Kendall and DeKalb Counties.

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Pursuant to Chapter 34, Section 3-6023 and Section 5-1103 it is ordered as follows:

1. The Chief Judge specifically concurs with all court security fees imposed by County Ordinance in all three counties of the circuit upon the effective date of such ordinances.

2. Concurrence with Kane County Ordinance #92-236 is effective December 1, 1992.

Dece ENTER this 22nd day of _ 1992. 11 Chief Circuit Judge

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sion or, if in Chicago, through the system known as the Chicago Utility Alert Network.

5-1097. Massage parlors and bathhouses

§ 5-1097. Massage parlors and bathhouses. A county board may regulate and license massage parlors and bathhouses in unincorporated areas of the county.

5-1098. Cooperation with Department on Aging

§ 5-1098. Cooperation with Department on Aging. A county board may cooperate with the Department on Aging, created by the "Illinois Act on Aging",¹ and appropriate county funds and provide in kind services to assist such department in carrying out its programs.

1 Chapter 23, 1 6101 et seq.

5-1099. Weed cutting on residential subdivision lots

§ 5-1099. Weed cutting on residential subdivision lots. In counties of less than 3,000,000 inhabitants, a county board may provide for the cutting of weeds on lots in subdivisions in residential areas in the unincorporated area of the county or any part thereof, when the owners of the subdivision lot refuse or neglect to cut them, and may collect from the owners the reasonable cost thereof. Notice of intention to cut weeds shall be given to the owners of subdivision lot involved at least 15 days before such action is intended to be taken, by mailing a written copy of such notice to the last known address of each such owner or owners. This cost is a lien upon the subdivision lot affected, superior to all other liens and encumbrances, except tax liens; provided that within 60 days after such cost and expense is incurred the county, or person performing the service by authority of the county in his or its own name, files notice of lien in the office of the recorder in the county in which such subdivision lot is located or in the office of the Registrar of Titles of the county if the subdivision lot affected is registered under the Torrens system. The notice shall consist of a sworn statement. setting out (1) a description of the subdivision lot sufficient for identification thereof, (2) the amount of money representing the cost and expense incurred or payable for the service, and (3) the date or dates when such cost and expense was incurred by the county. However, the lien of such county shall not be valid as to any purchaser whose rights in and to such subdivision lot have arisen subsequent to the weed-cutting and prior to the filing of such notice, and the lien of the county shall not be valid as to any mortgagee, judgment creditor or other lienor whose rights in and to such subdivision lot arise prior to the filing of such notice. Upon payment of the cost and expense by the owner of or persons interested in such property after notice of lien has been filed, the lien shall be released by the county or person in whose name this lien has been filed and the release may be filed of record as in the case of filing notice of lien.

Amended by P.A. 86-1028, Art. III, § 3-10, eff. Feb. 5, 1990.

5-1100. Contracts for weather modification

§ 5-1100. Contracts for weather modification. A county board may contract or otherwise provide for weather modification. For purposes of this Section, "weather modification," means any activity intended to produce artificial changes in the composition, motions, and resulting behavior of the atmosphere.

5-1101. Additional fees to finance court system

§ 5-1101. Additional fees to finance court system. A county board may enact by ordinance or resolution the following fees:

(a) A \$5 fee to be added to all fines imposed for violation of the Illinois Vehicle Code ¹ other than Section 11-501² or violations of similar provisions contained in county or municipal ordinances committed in the county, and up to a \$30 fee to be added to all fines imposed for violation of Section 11-501 of the Illinois Vehicle Code or a violation of a similar provision contained in county or municipal ordinances committed in the county.

(b) In the case of a county having a population of 1,000,000 or less, a \$5 fee to be collected in all civil cases by the clerk of the circuit court.

(c) A fee to be added to all fines imposed under Section 5-9-1 of the Unified Code of Corrections,³ as follows:

(1) for a felony, \$50;

COUNTIES

- (2) for a class A misdemeanor, \$25;
- (3) for a class B or class C misdemeanor, \$15;
- (4) for a petty offense, \$10;
- (5) for a business offense, \$10.

The proceeds of all fees enacted under this Section shall be placed in the county general fund and used to finance the court system in the county, unless the fee is subject to disbursement by the circuit clerk as provided under Section 27.5 of the Clerks of Courts Act.⁴

Amended by P.A. 86-1267, § 2, eff. Jan. 1, 1991; P.A. 87-670, § 2, eff. Jan. 1, 1992.

- 1 Chapter 951/2, % 1-100 et seq.
- ² Chapter 95¹/2, 9 11-501.
- 3 Chapter 38, § 1005-9-1.
- 4 Chapter 25, f. 27.5.

5-1102. Injuries caused by regional board of school trustees member--Indemnification

§ 5-1102. Injuries caused by regional board of school trustees member; indemnification. In case any injury to the person or property of another is caused by a member of the regional board of school trustees while the member is engaged in the performance of his or her duties as trustee, the county or counties in whose behalf the member is performing his or her duties as trustee may indemnify the member for any judgment recovered against the member as the result of such injury, except where the injury results from the wilful misconduct of the member.

If the regional board of school trustees is in a multicounty educational service region, the power to indemnify imposed by this Section shall extend to each county on a pro-rata basis, calculated by dividing the equalized assessed valuation of each county by the equalized assessed valuation of the educational service region.

5-1103. Court services fee

§ 5-1103. Court services fee. A county board may enact by ordinance or resolution a court services fee dedicated to defraying court security expenses incurred by the sheriff in providing court services, including without limitation court services provided pursuant to Section 3-6023, as now or hereafter amended. Such fee shall be paid in civil cases by each party at the time of filing the first pleading, paper or other appearance; provided that no additional fee shall be required if more than one party weapons and other police procedures as shall be appropriate in the exercise of the powers conferred upon them under this Division, which training and course of study shall be determined and provided by the sheriff of each county utilizing auxiliary deputies, provided that, before being permitted to carry a firearm an auxiliary deputy must have the same course of training as required of peace officers in Section 2 of the Peace Officer Firearm Training Act.¹ The county authorities shall require that all auxiliary deputies be residents of the county served by them. Prior to the appointment of any auxiliary deputy his or her fingerprints shall be taken and no person shall be appointed as such auxiliary deputy if he or she has been convicted of a felony or other crime involving moral turpitude.

Auxiliary deputies may not be paid a salary, except as provided in Section 3-6036,² but may be reimbursed for actual expenses incurred in performing their assigned duty. The County Board must approve such actual expenses and arrange for payment.

Nothing in this Division shall preclude an auxiliary deputy from holding a simultaneous appointment as an auxiliary policeman pursuant to Section 3-6-5 of the Illinois Municipal Code.³

Amended by P.A. 86-1475, Art. 3, § 3-19, eff. Jan. 10, 1991.

Chapter 85, ¶ 516.
 Chapter 125, ¶ 31.
 Chapter 24, ¶ 3-6-5.

3-6014. Return by special deputy

§ 3-6014. Return by special deputy. Such special deputy shall make return in the time and manner of serving such process, under his or her oath, and for making a false return he or she shall be guilty of perjury, and punished accordingly.

3-6015. Powers of deputies

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§ 3-6015. Powers of deputies. Deputy sheriffs, duly appointed and qualified, may perform any and all the duties of the sheriff, in the name of the sheriff, and the acts of such deputies shall be held to be acts of the sheriff.

3-6016. Sheriff liable for acts of deputy and auxiliary deputy

§ 3-6016. Sheriff liable for acts of deputy and auxiliary deputy. The sheriff shall be liable for any neglect or omission of the duties of his or her office, when occasioned by a deputy or auxiliary deputy, in the same manner as for his or her own personal neglect or omission.

3-6017. Sheriff custodian of courthouse and jail

§ 3-6017. Sheriff custodian of courthouse and jail. He or she shall have the custody and care of the courthouse and jail of his or her county, except as is otherwise provided.

3-6018. Counties under 1,000,000-Control of internal operations

§ 3-6018. Counties under 1,000,000; control of internal operations. In counties of less than 1 million population, the sheriff shall control the internal operations of his office. Subject to the applicable county appropriation ordinance, the sheriff shall direct the county treasurer to

pay, and the treasurer shall pay, the expenditures for the sheriff's office, including payments for personal services, equipment, materials and contractual services. Purchases of equipment by the sheriff shall be made in accordance with any ordinance requirements for centralized purchasing through another county office or through the state which are applicable to all county offices.

3-6019. Duties of sheriff-Office quarters and hours

§ 3-6019. Duties of sheriff; office quarters and hours. Sheriffs shall serve and execute, within their respective counties, and return all warrants, process, orders and judgments of every description that may be legally directed or delivered to them. A sheriff of a county with a population of less than 1,000,000 may employ civilian personnel to serve process in civil matters.

Each sheriff shall keep and maintain his or her office at the county seat of the county for which he or she is the sheriff, and shall in counties having a population of less than 500,000 keep his or her office open and attend to the duties thereof from 8 o'clock in the forenoon to 5 o'clock in the afternoon of each working day, excepting such days and half days as, under any law, are or may be legal holidays, or half holidays. The hours of opening and closing of the office of the sheriff may be changed and otherwise fixed and determined by the county board of such county. Such action taken by the county board shall be by an appropriate resolution passed at a regular meeting.

Amended by P.A. 86-1028, Art. II, § 2-17, eff. Feb. 5, 1990.

P.A. 86-1028, Art. II, resolved multiple actions in the 86th General Assembly and made certain technical corrections in P.A. 86-1 through P.A. 86-1009.

3-6020. Contempt of court-Damages

§ 3-6020. Contempt of court; damages. The disobedience of any sheriff to perform the command of any warrant, process, order or judgment legally issued to him or her, shall be deemed a contempt of the court that issued the same, and may be punished accordingly; and he or she shall be liable to the party aggrieved for all damages occasioned thereby.

3-6021. Conservator of the peace

§ 3-6021. Conservator of the peace. Each sheriff shall be conservator of the peace in his or her county, and shall keep the same, suppress riots, routs, affrays, fighting, breaches of the peace, and prevent crime; and may arrest offenders on view, and cause them to be brought before the proper court for trial or examination.

3-6022. Posse comitatus

§ 3-6022. Posse comitatus. To keep the peace, prevent crime, or to execute any warrant, process, order or judgment he or she may call to his or her aid, when necessary, any person or the power of the county.

3-6023. Attendance at courts

§ 3-6023. Attendance at courts. Each sheriff shall, in person or by deputy, attend upon all courts held in his or her county when in session, and obey the lawtul orders and directions of the court. Court services customarily performed by sheriffs shall be provided by the sheriff or his deputies, rather than by employees of the court, unless

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is represented in a single pleading, paper or other appearance. In criminal, local ordinance, county ordinance, traffic and conservation cases, such fee shall be assessed against the defendant upon a plea of guilty, stipulation of facts or findings of guilty, resulting in a judgment of conviction, or order of supervision, or sentence of probation without entry of judgment pursuant to Section 10 of the Cannabis Control Act, Section 410 of the Illinois Controlled Substances Act,² Section 12-4.3 of the Criminal Code of 1961,³ Section 10-102 of the Illinois Alcoholism and Other Drug Dependency Act,4 or Section 10 of the Steroid Control Act.8 In setting such fee, the county board may impose, with the concurrence of the Chief Judge of the judicial circuit in which the county is located by administrative order entered by the Chief Judge, differential rates for the various types or categories of criminal and civil cases, but the maximum rate shall not exceed \$15. No fee shall be imposed or collected, however, in traffic, conservation, and ordinance cases in which fines are paid without a court appearance. The fees shall be collected in the manner in which all other court fees or costs are collected and shall be deposited into the county general fund for payment solely of costs incurred by the sheriff in providing court security.

Amended by P.A. 86-1028, Art. II, § 2-17, eff. Feb. 5, 1990; P.A. 86-1269, § 1, eff. Jan. 1, 1991.

1 Chapter 561/2, 1 710.

2 Chapter 561/2, 1 1410.

3 Chapter 38, 9 12-4.3.

Chapter 1111/2, 1 6360-2.

hapter 561/2, 1 2310.

P.A. 86-1028, Art. II, resolved multiple actions in the 86th General Assembly and made certain technical corrections in P.A. 86-1 through P.A. 86-1009.

P.A. 86-1269 incorporated the amendment by P.A. 86-1028.

5-1103.1. Contract for police protection

§ 5-1103.1. Contract for police protection. In counties having fewer than 1,000,000 inhabitants, the county board may contract with one or more incorporated municipalities lying wholly or partly within the county to furnish police protection in the area of the county that is not within the incorporated area of any municipality having a regular police department.

Added by P.A. 86-1028, Art. II, § 2-17, eff. Feb. 5, 1990.

P.A. 86-1028, Art. II, resolved multiple actions in the 86th General Assembly and made certain technical corrections in P.A. 86-1 through P.A. 86-1009.

5-1104. Removal of obstructions from streams, lakes, ponds, and other water courses-stream mainlenance

§ 5-1104. Removal of obstructions from streams, lakes, ponds, and other water courses-stream maintenance. The county boards of the several counties in this State which have adopted by ordinance a Storm Water Management Plan may, in their respective counties:

(1) Cause the removal of, in such manner as they may direct, the driftwood and other obstructions from streams, lakes, ponds, natural and other water courses or from the channel, the banks, or within 10 feet inland from the top of the banks thereof;

Provide that streams and other water courses that been cleared of debris and obstructions will be maintained so that the flow of water will not be further impeded by causing:

(A) The regular removal of accumulations of rocks, boulders, construction materials, beaver dams, dead or diseased trees, logs, branches, twigs, refuse, wastes, and debris of any kind from the channel, the banks, or within 10 feet inland from the top of the banks of any streams, lakes, ponds, or water courses;

(B) The regular removal of accumulations of rocks, boulders, construction materials, beaver dams, dead or diseased trees, logs, branches, twigs, vegetation, refuse, wastes, and debris of any kind from the openings of bridges, culverts, sewer outfalls or any other man-made obstruction; and

(C) The regular removal of accumulations of sediment by dredging or other means;

(3) Provide for any inspection or survey required to clear or maintain any streams, lakes, ponds, or water courses; and

(4) For all of these purposes, after notice in writing to the owner at least 30 days prior thereto, enter upon the lands, streams, lakes, ponds, or waters of any such person, but subject to responsibility for all damages which shall be occasioned thereby.

Amended by P.A. 87-847, § 102, eff. Feb. 5, 1992.

5-1104.1. Forest preserve districts—Comprehensive policy for management and maintenance of streams, lakes, ponds and water courses on district property—Exercise of powers

§ 5-1104.1. If a forest preserve district organized under the Downstate Forest Preserve District Act¹ has, either before or after the effective date of this amendatory Act of 1991, adopted a comprehensive policy for the management and maintenance of the streams, lakes, ponds and water courses located on the property owned by the district, the power conferred on a county board under Section 5-1104 shall be exercised in a manner consistent with such comprehensive policy and only pursuant to an intergovernmental agreement between the forest preserve district and the county specifying in detail the respective obligations of the parties.

Added by P.A. 87-847, § 102, eff. Feb. 5, 1992. 1 Chapter 96¹/₂, ¥ 6300 et seq.

5-1105. Lease from public building commission

§ 5-1105. Lease from public building commission. In addition to all the rights and powers conferred on any county board under this Code or any other Acts, a county board may acquire, under lease or otherwise, any real or personal property for county purposes, the county board in every county shall have the power:

(1) To lease from any Public Building Commission created pursuant to the provisions of the Public Building Commission Act, approved July 5, 1955, as heretofore or hereafter amended,¹ any real or personal property for any of its county purposes, for any period of time not exceeding 30 years.

(2) To pay for the use of the leased property in accordance with the terms of the lease and with the provisions of the Public Building Commission Act, approved July 5, 1955, as heretofore or hereafter amended. TTAL TOTAL

(3) To enter into such lease without making a previous appropriation for the expense thereby incurred, notwith-



COUNTIES

there are no deputies available to perform such services. The expenses of the sheriff in carrying out his duties under this Section, including the compensation of deputies assigned to such services, shall be paid to the county from fees collected pursuant to court order for services of the sheriff and from any court services fees collected by the county pursuant to Section 5-1103, as now or hereafter amended.

3-6024. Disability to hold other offices

§ 3-6024. Disability to hold other offices. No sheriff or deputy sheriff shall be eligible to the office of county treasurer, nor shall any county treasurer be permitted to act as deputy sheriff.

3-6025. No practice as attorney or security for another

§ 3-6025. No practice as attorney or security for another. No sheriff or deputy sheriff shall appear in any court as attorney at law for any party, or become security for any person in any civil or criminal action or proceeding.

3-6026. No purchase of property at own sale

§ 3-6026. No purchase of property at own sale. No sheriff or deputy sheriff shall become the purchaser, nor procure any other person to become the purchaser for him or her, of any property, real or personal, by him or her exposed to sale, by virtue of any judgment or process; and all such purchases made by any sheriff or deputy sheriff, or by any other person in his or her behalf, shall be butled null and void.

3-6027. Penalty for neglect to pay over money collected

§ 3-6027. Penalty for neglect to pay over money collected. If any sheriff unreasonably neglects to pay any money collected by him on execution, fee bill or process, when demanded by the person entitled to receive the same, he may be proceeded against in the court from which the execution, fee bill or process issued, as for a contempt; and he shall also forfeit to the person injured five times the lawful interest of the money, from the time of the demand until paid, which may be recovered by action upon his bond, or against the sheriff alone, in any court of competent jurisdiction.

3-6028. Delivery of papers and property to successor

§ 3-6028. Delivery of papers and property to successor. When a sheriff leaves his or her office he or she shall deliver to his or her successor all process, paper and property attached or levied upon except such as he or she is authorized by law to retain, and also the possession of the court house and jail of his or her county, and shall take from his or her successor a receipt, specifying the papers and property so delivered over, and the prisoners in custody, if any—which receipt shall be sufficient indemnity to the person taking the same.

3-6029. Completion of collections

§ 3-6029. Completion of collections. Every sheriff leaving his or her office at the expiration of his or her term, and having any judgment or fee bill which he or she r_{i} ; have levied but not collected, or any tax list uncollectand which he or she is authorized to collect, may

ted and collect the same in the same manner as if his tr term of office had not expired.

34 ¶ 3 – 6034

3-6030. Vacancy-Power of deputies

§ 3-6030. Vacancy; power of deputies. In case of a vacancy in the office of sheriff, every deputy in office under him or her having a process in his or her possession at the time such vacancy happens, shall have the same authority and be under the same obligation to serve, execute and return the same as if the sheriff had continued in office.

Any vacancy occurring in the office of sheriff shall be filled as provided in The Election Code.¹

In counties of over 2,000,000 inhabitants, until a vacancy in the office of sheriff is filled as provided in The Election Code, the undersheriff shall be the acting sheriff with all the powers and duties of a sheriff.

Amended by P.A. 86-1028, Art. II, § 2-17, eff. Feb. 5, 1990.

1 Chapter 46, ¶ 1-1 et seq.

P.A. 86-1028, Art. II, resolved multiple actions in the 86th General Assembly and made certain technical corrections in P.A. 86-1 through P.A. 86-1009.

3-6031. Sheriff in military service

§ 3-6031. Sheriff in military service. If any sheriff enters into the active military service of the United States, the office of sheriff shall not be deemed to be vacant during the time the sheriff is in such service, and the sheriff shall designate a deputy sheriff as acting sheriff who shall perform and discharge all the duties of sheriff of such county during the time such sheriff is in the active military service of the United States, but all powers and duties of such acting sheriff as sheriff shall cease upon the discharge of the sheriff from such service or upon the termination of the term of office for which the sheriff was elected. A certificate of such designation containing the name of the designated deputy and the date of the appointment, signed and acknowledged by the sheriff, shall be filed in the office of the circuit clerk of the county on the date of the designation.

3-6032. Minor identification and protection

§ 3-6032. Minor identification and protection. The sheriff of each county shall comply with the requirements of Section 3 of the Minor Identification and Protection Act.³

1 Chapter 23, § 2453.

3-6033. Citizenship and residence

§ 3-6033. Citizenship and residence. It is unlawful for the sheriff of any county of fewer than 1,000,000 inhabitants, or the corporate authorities of any city, town or village to authorize, empower, employ or permit any person to act as deputy sheriff or special policeman for the purpose of preserving the peace, who is not a citizen of the United States.

Amended by P.A. 87-357, § 1, eff. Jan. 1, 1992.

3-6034. Violations

§ 3-6034. Violations. Any sheriff or public officer violating the provision of Section 3-6033 shall be deemed guilty of a petty offense.

GENERAL ORDER 92 - 2/

IT IS HEREBY ORDERED THAT:

Section 1. Pursuant to Ch. 46, Sec. 6-21 of the Illinois Revised Statutes, the Court being advised that the term of Charles R. Bond as a member of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois does expire on the first day of December, 1992 and it appearing that said Charles R. Bond has performed the duties of his office since his appointment as a member of the said Election Commission in a lawful and proper manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the court hereby reappoints Charles R. Bond as a member of said Election Commission for a period of three (3) years from and after the expiration of his term, and until his successor is appointed.

<u>Section 2.</u> The said Charles R. Bond shall take his seat on such Board immediately upon filing the oath and bond as set forth in Section 6-24 of Ch. 46 of the Illinois Revised Statutes.

Section 3. This order shall take effect December 1, 1992. ENTER this day of December, A.D., 1992.

Arichael J. Colvell Chief Circuit/Judge



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GENERAL	ORDER 92-20
Section 1.	
	Rule 21(b) the following judges 😽
ADMINISTRATION:	
Courtroom 230 -	Michael J. Colwell, Chief Judge
	Administrative Call Monday - Wednesday 9:30 a.m. Court Custody Call - Tuesday - 2:00 p.m Jail Elgin Mental Health Call - Fridays Trials as assigned.
CIVIL DIVISION:	
Courtroom 310 -	Patrick J. Dixon Presiding Judge Civil Division L Jury and Non-Jury; LM, SC, Jury; #4 back-up Judge, LM, SC, Bench cases.
Courtroom 320 -	Michael F. O'Brien L Jury and Non-Jury; LM, SC, Jury; #3 back-up Judge, LM, SC, Bench cases.
Courtroom 210 -	Pamela K. Jensen L Jury and Non-Jury; LM SC, Jury; #2 back-up Judge, LM, SC, Bench cases.
Courtroom 240 -	R. Peter Grometer CH, MR, ED, TX and MC cases. #1 back-up Judge, Elgin Mental Health Call
Courtroom 120 -	Timothy Q. Sheldon SC, LM cases.
FELONY DIVISION:	
Courtroom 340 -	Barry E. Puklin - Presiding Judge and Trial Judge #4 Misdemeanor, Jury Demand and Mental Health Jury Demand back-up Judge.

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Courtroom 213 - Roger W. Eichmeier

JUVENILE DIVISION:

Courtroom 140 - Richard D. Larson

SPECIAL ASSIGNMENT JUDGE:

Courtroom 110 -Thomas E. Hogan #1 back-up Judge LM, SC cases #1 back-up Judge Misdemeanor Jury Demand and Mental Health Jury Demand cases. Vacation and illness coverage as assigned. Miscellaneous specially assigned cases.

KENDALL COUNTY:

James E. Wilson, Presiding Judge Grant S. Wegner

DEKALB COUNTY:

John W. Countryman, Presiding Judge Philip L. DiMarzio Douglas R. Engel Robert C. Jenkins

Section 2. SC and LM cases wherein a jury demand has been filed which involve non-complex issues and evidence may, in the discretion of the SC and LM judge be set for trial in room 120. All other SC and LM cases wherein a jury demand has been filed will be randomly assigned to the L Judges.

Section 3. Misdemeanor Jury Demands and Mental Health Jury Demands shall be set before Judge F. Keith Brown in courtroom 220. All Misdemeanor Jury Demand and Mental Health Jury Demand cases shall be set for jury trial on Mondays at 9:00 a.m. in Room 220. All Mental Health and Misdemeanor Jury Demand cases which the room 220 judge is unable to try shall be transferred on that judge's order to the Chief Judge for reassignment to the special assignment judge or an available felony judge in the order of preference established herein.

Section 4. All presiding judges of the respective divisions of the circuit court are authorized to and shall make all assignment orders indicated herein and all other orders for reassignment of judges as may be necessary from time to time to insure the administration of justice within their respective divisions.

- Courtroom 430 James T. Doyle Trial Judge #2 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.
- Courtroom 350 Melvin E. Dunn Trial Judge #3 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

Courtroom 250 - John L. Petersen - Violation of Probation, Bond Reductions, Preliminary Hearings, Trials as assigned and #5 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge. Misdemeanor and Traffic Cases as assigned by Chief Judge

MISDEMEANOR AND TRAFFIC DIVISION:

Courtroom 220 -	F. Keith Brown - Presiding Judge
Courtroom 150 -	Doyle Vacancy
Aurora Branch Ct	Judith M. Brawka
Elgin Branch Ct	James C. Hallock
	The monthly rotation of assignments for Elgin, Aurora and Room 150 is terminated on the effective date of this Order.

PROBATE AND FAMILY DIVISION:

Courtroom G-7 -	Gene L. Nottolini, Presiding Judge Paternities, Mondays A.M. and P.M. Probate, Tuesdays and Fridays, A.M. and P.M. State's Attorneys Non-Support Call, Wednesday, A.M. and P.M. Clerk's Non-Support Call, Thursdays, A.M. and P.M. #2 back-up Judge Elgin Mental Health call.
Courtroom 113 -	Donald J. Fabian
Courtroom 121 -	Wiley W. Edmondson

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<u>Section 5.</u> Weddings in Kane County shall be conducted Monday thru Thursday between the hours of 3:00 p.m. and 4:00 p.m. by all Associate Judges sitting in Geneva except the Special Assignment Judge. Friday weddings shall be conducted between 1:30 p.m. and 4:00 p.m. on a rotating basis by all Associate Judges sitting in Geneva, except the Special Assignment Judge. Administrative Assistant, Kathryn Lencioni shall prepare a wedding schedule commencing with the week of January 4, 1993 which provides for this method of alternate wedding schedules. A copy of that schedule is attached hereto as Attachment "A". It is the responsibility of the scheduled wedding judge to provide coverage in the event of an absence.

Section 6. Kane County weekend Bond calls are assigned to all Associate Judges sitting in Kane County. Kane County Bond call assignments are set forth in this Order in Attachment "B". Any changes in the published bond call schedule must be called to the attention of Kathryn Lencioni no later than the Friday morning before the changed assignment.

Section 7. This Order shall become effective January 4, 1993 except for those assignments covered in General Orders 92-18 and 92-19.

ENTER this 301 day of NOVEMBL A.D. ef Circuit Judge

"ATTACHMENT A"

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WEDDING SCHEDULE

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JANUARY, 1993

		··	н	Fri. 1 OLIDAY
Mon. 4	Tues. 5	Weds. 6	Thurs. 7	Fri. 8
150	Eichmeier	Fabian	Grometer	Petersen
Mon. 11	Tues. 12	Weds. 13	Thurs. 14	Fri. 15
Brown	R.D.Larson	Petersen	Sheldon	Sheldon
Mon. 18	Tues. 19	Weds. 20	Thurs. 21	Fri. 22
HOLIDAY	Edmondson	. 150	Eichmeier	Edmondson
Mon. 25	Tues. 26	Weds. 27	Thurs. 28	Fri. 29
Fabian	Grometer	Brown	R.D. Larson	150

FEBRUARY, 1993

Mon. 1	Tues. 2	Weds. 3	Thurs. 4	Fri. 5
Petersen	Sheldon	Edmondson	150	Eichmeier
Mon. 8	Tues. 9	Weds. 10	Thurs. 11	Fri. 12
Eichmeier	Fabian	Grometer	Brown	H O L I D A Y
Mon. 15	Tues. 16	Weds. 17	Thurs. 18	Fri. 19
HOLIDAY	R.D.Larson	Petersen	Sheldon	Fabian
Mon. 22	Tues. 23	Weds. 24	Thurs. 25	Fri. 26
Edmondson	150	Eichmeier	Fabian	Grometer

MARCH, 1993

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Mon. 1	Tues. 2	Weds. 3	Thurs. 4	Fri. 5
HOLIDAY	Grometer	Brown	R.D.Larson	Brown
Mon. 8	Tues. 9	Weds. 10	Thurs. 11	Fri. 12
Petersen	Sheldon	Edmondson	150	R.D.Larson
Mon. 15	Tues. 16	Weds. 17	Thurs. 18	Fri. 19
Eichmeier	Fabian	Grometer	Brown	Petersen
Mon. 22	Tues. 23	Weds. 24	Thurs. 25	Fri. 26
R.D.Larson	Petersen	Sheldon	Edmondson	Sheldon
======== Mon. 29 150	Tues. 30 Eichmeier	Weds. 31 Fabian		

APRIL, 1993

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APRIL, 1993			Thurs. 1 Grometer	Fri. 2 Edmondson
Mon. 5	Tues. 6	Weds. 7	Thurs. 8	Fri. 9
Brown	R.D.Larson	Petersen	Sheldon	HOLIDAY
Mon. 12	Tues. 13	Weds. 14	Thurs. 15	Fri. 16
Edmondson	150	Eichmeier	Fabian	150
Mon. 19	Tues. 20	Weds. 21	Thurs. 22	Fri. 23
Grometer	Brown	R.D. Larson	Petersen	Eichmeier
Mon. 26	Tues. 27	Weds. 28	Thurs. 29	Fri. 30
Sheldon	Edmondson	150	Eichmeier	Fabian
MAY, 1993				
Fabian	Tues. 4	Weds. 5	Thurs. 6	Fri. 7
	Grometer	Brown	R.D.Larson	Grometer
Mon. 10	Tues. 11	Weds. 12	Thurs. 13	Fri. 14
Petersen	Sheldon	Edmondson	150	Brown
Mon. 17	Tues. 18	Weds. 19	Thurs. 20	Fri. 21
Eichmeier	Fabian	Grometer	Brown	R.D.Larson
Mon. 24	Tues. 25	Weds. 26	Thurs. 27	Fri. 28
R.D.Larson	Petersen	Sheldon	Edmondson	Petersen
Mon. 31				**=*====

HOLIDAY

JUNE, 1993

	Tues. 1	Weds. 2	Thurs. 3	Fri. 4
	150	Eichmeier	Fabian	Sheldon
Mon. 7	Tues. 8	Weds. 9	Thurs. 10	Fri. 11
Grometer	Brown	R.D.Larson	Petersen	Edmondson
Mon. 14	Tues. 15	Weds. 16	Thurs. 17	Fri. 18
Sheldon	Edmondson	150	Eichmeier	150
Mon. 21	Tues. 22	Weds. 23	Thurs. 24	Fri. 25
Fabian	Grometer	Brown	R.D.Larson	Eichmeier
Mon. 28 Petersen	Tues. 29 Sheldon	Weds. 30 Edmondson		

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JULY, 1993

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Mon. 5Tues. 6Weds. 7Thurs. 8Fri. 9HOLIDAYFabianGrometerBrownGrometerMon. 12Tues. 13Weds. 14Thurs. 15Fri. 16R.D.LarsonPetersenSheldonEdmondsonBrownMon. 19Tues. 20Weds. 21Thurs. 22Fri. 23150EichmeierFabianGrometerR.D.LarsonMon. 26Tues. 27Weds. 28Thurs. 29Fri. 30BrownR.D.LarsonPetersenSheldonPetersenAUGUST, 1993Mon. 2Tues. 3Weds. 4Thurs. 5Fri. 6AUGUST, 1993GrometerFabianSheldonSheldonMon. 9Tues. 10Weds. 11Thurs. 12Fri. 13GrometerBrownR.D.LarsonPetersenEdmondsonMon. 9Tues. 10Weds. 18Thurs. 19Fri. 20SheldonEdmondson150Eichmeier150Mon. 16Tues. 24Weds. 25Thurs. 26Fri. 27Mon. 30Tues. 31EversenSheldonFabianSepTEMBER, 1993Weds. 1Thurs. 9Fri. 10Mon. 6Tues. 7Weds. 8Thurs. 9Fri. 10Mon. 13Tues. 14Weds. 15Thurs. 16Fri. 17Mon. 20Tues. 21Weds. 22Thurs. 23Fri. 24Mon. 20Tues. 24Weds. 25Thurs. 30EichmeierMon. 20Tues. 14Weds. 15Thurs. 23Fri. 17Mon. 20	JOLY, 1993			Thurs. 1 150	Fri. 2 Eichmeier
Mon. 12 R.D.LarsonTues. 13 PetersenWeds. 14 SheldonThurs. 15 EdmondsonFri. 16 BrownMon. 19 Tues. 20 	Mon. 5	Tues. 6	Weds. 7	Thurs. 8	Fri. 9
	HOLIDAY	Fabian	Grometer	Brown	Grometer
Mon. 19 ISOTues. 20 EichmeierWeds. 21 FabianThurs. 22 GrometerFri. 23 R.D.LarsonMon. 26 BrownTues. 27 R.D.LarsonWeds. 28 PetersenThurs. 29 SheldonFri. 30 PetersenAUGUST, 1993Tues. 3 EdmondsonWeds. 4 EichmeierThurs. 5 FabianFri. 6 SheldonMon. 2 GrometerTues. 3 BrownWeds. 41 R.D.LarsonThurs. 12 PetersenFri. 13 SheldonMon. 9 Mon. 9 Tues. 10 SheldonTues. 10 R.D.LarsonWeds. 11 PetersenThurs. 12 EdmondsonFri. 20 SheldonMon. 16 SheldonTues. 17 R.D.LarsonWeds. 18 BrownThurs. 26 ISOFri. 27 Fri. 20 Fri. 20 SheldonMon. 23 September, 1993Tues. 31 BrownThurs. 2 SheldonFri. 3 FabianMon. 6 Mon. 6 Tues. 7 Mon. 30 September, 1993Weds. 1 PetersenThurs. 9 Fri. 10 Fri. 10 FabianMon. 6 Tues. 21 Mon. 13 Tues. 14Weds. 15 BrownThurs. 9 Fri. 17 FabianMon. 20 Tues. 21 Weds. 22 Mon. 20 CometerThurs. 23 Fri. 24 Weds. 25Fhirs. 16 Fri. 17 FabianMon. 20 Tues. 21 Mon. 21 Tues. 28 Weds. 22 Mon. 23 Fri. 23 Fri. 24 Fri. 24 Fri. 24 Fri. 26Fri. 27 Fri. 24 Fri. 27 Fri. 24 Fri. 26	Mon. 12	Tues. 13	Weds. 14	Thurs. 15	Fri. 16
	R.D.Larson	Petersen	Sheldon	Edmondson	Brown
Mon. 26 BrownTues. 27 R.D. LarsonWeds. 28 PetersenThurs. 29 SheldonFri. 30 PetersenMon. 2 EdmondsonTues. 3 150Weds. 4 EichmeierThurs. 5 FabianFri. 6 SheldonMon. 2 GrometerTues. 10 BrownWeds. 11 R.D.LarsonThurs. 12 PetersenFri. 13 EdmondsonMon. 6 Mon. 23 SEPTEMBER, 1993Tues. 17 Weds. 12 Weds. 12 BrownWeds. 25 Fri. 26 Fri. 27 Fri. 27 FabianFri. 27 Fri. 27 Fri. 26 Fri. 27 Fri. 27 Fri. 31 BrownMon. 6 Hour, 20 Tues. 14Weds. 15 Weds. 15 PetersenThurs. 2 Fri. 3 SheldonFri. 10 Fri. 11 Fabian Fri. 21 Fri. 21 Fri. 22 Fri. 23 Fri. 24 Fri. 24 Fri. 23 Fri. 24 Fri. 24 Fri. 25 Fri. 24 Fri. 25 Fri. 26 Fri. 27 Fri. 27 Fri. 27 Fri. 28 Fri. 20 Fri. 20 Fri. 20 Fri. 20 Fri. 20 Fri. 20 Fri. 21 Fri. 21 Fri. 21 Fri. 21 Fri. 22 Fri. 23 Fri. 24 Fri. 24 Fri. 24 Fri. 25 Fri. 24 Fri. 25 Fri. 24 Fri. 25 Fri. 24 Fri. 26 Fri. 27 Fri. 27 Fri. 23 Fri. 24 Fri. 27 Fri. 24 Fri. 23 Fri. 24 Fri. 24 Fri. 24 Fri. 25 <td>Mon. 19</td> <td>Tues. 20</td> <td>Weds. 21</td> <td>Thurs. 22</td> <td>Fri. 23</td>	Mon. 19	Tues. 20	Weds. 21	Thurs. 22	Fri. 23
	150	Eichmeier	Fabian	Grometer	R.D.Larson
AUGUST, 1993 Mon. 2 Tues. 3 Weds. 4 Thurs. 5 Fri. 6 Edmondson 150 Fichmeier Fabian Sheldon Mon. 9 Tues. 10 Weds. 11 Thurs. 12 Fri. 13 Grometer Brown R.D.Larson Petersen Edmondson Mon. 16 Tues. 17 Weds. 18 Thurs. 19 Fri. 20 Sheldon Edmondson 150 Eichmeier 150 Mon. 23 Tues. 24 Weds. 25 Thurs. 26 Fri. 27 Fabian Grometer Brown R.D.Larson Eichmeier Mon. 30 Tues. 31 Brown 150 SEPTEMBER, 1993 Weds. 1 Thurs. 2 Fri. 3 Petersen Sheldon Fin Son Mon. 6 Tues. 7 Weds. 8 Thurs. 9 Fri. 10 HOLIDAY Edmondson 150 Mon. 13 Tues. 14 Weds. 15 Thurs. 16 Fri. 17 Fabian Grometer Brown R.D.Larson Brown Mon. 20 Tues. 21 Weds. 22 Thurs. 23 Fri. 24 Petersen Sheldon Edmondson 150 R.D.Larson Brown Mon. 20 Tues. 21 Weds. 22 Thurs. 23 Fri. 24 Petersen Sheldon Edmondson 150 R.D.Larson Brown	Mon. 26 Brown	Tues. 27 R.D.Larson	Weds. 28 Petersen	Thurs. 29 Sheldon	Fri. 30 Petersen
Edmondson150EichmeierFabianSheldonMon. 9Tues. 10Weds. 11Thurs. 12Fri. 13GrometerBrownR.D.LarsonPetersenEdmondsonMon. 16Tues. 17Weds. 18Thurs. 19Fri. 20SheldonEdmondson150Eichmeier150Mon. 23Tues. 24Weds. 25Thurs. 26Fri. 27FabianGrometerBrownR.D.LarsonEichmeierMon. 30Tues. 31Brown150SheldonSEPTEMBER, 1993Weds. 1Thurs. 2Fri. 3Mon. 6Tues. 7Weds. 8Thurs. 9Fri. 10Mon. 13Tues. 14Weds. 15Thurs. 16Fri. 17FabianGrometerBrownR.D.LarsonBrownMon. 20Tues. 21Weds. 22Thurs. 23Fri. 24Mon. 20Tues. 21Weds. 22Thurs. 23Fri. 24PetersenSheldon150R.D.LarsonBrownMon. 27Tues. 28Weds. 29Thurs. 30EichmeierMon. 27Tues. 28Weds. 29Thurs. 30Eichmeier		-			
Mon. 9 GrometerTues. 10 BrownWeds. 11 R.D.LarsonThurs. 12 PetersenFri. 13 EdmondsonMon. 16 SheldonTues. 17 EdmondsonWeds. 18 150Thurs. 19 EichmeierFri. 20 150Mon. 23 FabianTues. 24 GrometerWeds. 25 BrownThurs. 26 R.D.LarsonFri. 27 EichmeierMon. 30 BrownTues. 31 BrownWeds. 1 Thurs. 2 PetersenThurs. 2 Fri. 3 FabianMon. 6 Mon. 6 Mon. 13 Mon. 13 Mon. 20 Mon. 20 Mon. 21Weds. 15 Thurs. 16 BrownThurs. 16 Fri. 17 FabianMon. 20 FetersenTues. 21 BrownWeds. 22 Meds. 25 Meds. 26 Thurs. 26 Fri. 27 Fri. 3 Fri. 3 Fri. 10 BrownMon. 20 Mon. 20 Fues. 21 Mon. 27 Fues. 28 Mon. 27 Fues. 28 Weds. 29 FrinzerThurs. 30 Thurs. 30 Fri. 30 Brown	Edmondson	150	Eichmeier	Fabian	Sheldon
Mon. 16 SheldonTues. 17 EdmondsonWeds. 18 150Thurs. 19 EichmeierFri. 20 150Mon. 23 FabianTues. 24 GrometerWeds. 25 BrownThurs. 26 R.D.LarsonFri. 27 EichmeierMon. 30 BrownTues. 31 BrownBrownR.D.LarsonEichmeierSEPTEMBER, 1993Weds. 1 PetersenThurs. 2 SheldonFri. 3 FabianMon. 6 Mon. 6 Mon. 13 Fues. 14 Mon. 20 Mon. 20 Mon. 21 Mon. 21 Mon. 22 Mon. 22 Mon. 23 Mon. 24 Mon. 27 EichmeierWeds. 22 Meds. 29 Meds. 29 Meds. 30 Thurs. 30 Thurs. 30 Fri. 30 Fri. 30 Fri. 24 Meds. 30 Meds. 31 Meds. 30 Meds. 31 Meds. 32 Meds. 33 Meds. 33 Meds. 33 Meds. 34 Meds. 35 Meds. 35 Meds. 35 Meds. 36 Meds. 36 Meds. 36 Meds. 36 Meds. 37 Meds. 36 Meds. 37 Meds. 37 Meds. 37 Meds. 30 Meds. 31 Meds. 30 Meds. 31 Meds. 30 Meds. 31 Meds. 30 Meds. 33 Meds. 33 Meds. 33 Meds. 34 Meds. 35 Meds. 35 Meds. 35 Meds. 36 Meds. 35 Meds. 36 Meds. 36 Meds. 36 Meds. 37 Meds. 30 Meds. 37 Meds. 30 Meds. 37 Meds. 30 Meds. 39 Meds. 39 Meds. 30 Meds. 30 Meds. 30 Meds. 30 Meds. 33 Meds. 33 Meds. 33 Meds. 33 Meds. 34 Meds. 35 Meds. 36 Meds. 36 Meds. 36 Meds. 37 Meds. 30 Meds. 30 Meds. 37 Meds. 30 Meds. 39 Meds. 30 Meds. 30 <b< td=""><td>Mon. 9</td><td>Tues. 10</td><td>Weds. 11</td><td>Thurs. 12</td><td>Fri. 13</td></b<>	Mon. 9	Tues. 10	Weds. 11	Thurs. 12	Fri. 13
	Grometer	Brown	R.D.Larson	. Petersen	Edmondson
Mon. 23 FabianTues. 24 GrometerWeds. 25 BrownThurs. 26 R.D.LarsonFri. 27 EichmeierMon. 30 BrownTues. 31 BrownTues. 31 BrownFri. 3 PetersenSEPTEMBER, 1993Weds. 1 PetersenThurs. 2 SheldonFri. 3 FabianMon. 6 HOLIDAYTues. 7 EdmondsonWeds. 8 150Thurs. 9 EichmeierFri. 10 GrometerMon. 13 Mon. 13 Tues. 14 PetersenThurs. 16 BrownFri. 17 BrownFri. 17 FabianMon. 20 Mon. 20 Tues. 21 Mon. 27 EichmeierThurs. 23 BrownFri. 24 FabianMon. 27 FichmeierWeds. 29 GrometerThurs. 30 Brown	Mon. 16	Tues. 17	Weds. 18	Thurs. 19	Fri. 20
	Sheldon	Edmondson	150	Eichmeier	150
Mon. 30Tues. 31Brown150SEPTEMBER, 1993Weds. 1Mon. 6Tues. 7PetersenSheldonMon. 6Tues. 7Weds. 8Thurs. 9Fri. 10HOLIDAYEdmondsonMon. 13Tues. 14Weds. 15Thurs. 16Fri. 17FabianMon. 20Tues. 21Weds. 22Thurs. 23Fri. 24PetersenSheldonMon. 27Tues. 28Weds. 29Thurs. 30EichmeierFabianGrometerBrown	Mon. 23	Tues. 24	Weds. 25	Thurs. 26	Fri. 27
	Fabian	Grometer	Brown	R.D.Larson	Eichmeier
SEPTEMBER, 1993Weds. 1Thurs. 2Fri. 3PetersenSheldonFabianMon. 6Tues. 7Weds. 8Thurs. 9HOLIDAYEdmondson150EichmeierMon. 13Tues. 14Weds. 15Thurs. 16Fri. 17FabianGrometerBrownMon. 20Tues. 21Weds. 22Thurs. 23Mon. 20Tues. 21Weds. 22Thurs. 30Mon. 27Tues. 28Weds. 29Thurs. 30EichmeierFabianGrometerBrown	Mon. 30 Brown	Tues. 31 150			
Mon. 6Tues. 7Weds. 8Thurs. 9Fri. 10HOLIDAYEdmondson150EichmeierGrometerMon. 13Tues. 14Weds. 15Thurs. 16Fri. 17FabianGrometerBrownR.D.LarsonBrownMon. 20Tues. 21Weds. 22Thurs. 23Fri. 24PetersenSheldonEdmondson150R.D.LarsonMon. 27Tues. 28Weds. 29Thurs. 30EichmeierFabianGrometerBrown	SEPTEMBER,	1993	Weds. 1 Petersen	Thurs. 2 Sheldon	Fri. 3 Fabian
Mon. 13Tues. 14Weds. 15Thurs. 16Fri. 17FabianGrometerBrownR.D.LarsonBrownMon. 20Tues. 21Weds. 22Thurs. 23Fri. 24PetersenSheldonEdmondson150R.D.LarsonMon. 27Tues. 28Weds. 29Thurs. 30EichmeierFabianGrometerBrown	Mon. 6	Tues. 7	Weds. 8	Thurs. 9	Fri. 10
	HOLIDAY	Edmondson	150	Eichmeier	Grometer
Mon. 20Tues. 21Weds. 22Thurs. 23Fri. 24PetersenSheldonEdmondson150R.D.Larson===================================	Mon. 13	Tues. 14	Weds. 15	Thurs. 16	Fri. 17
	Fabian	Grometer	Brown	R.D.Larson	Brown
Mon. 27 Tues. 28 Weds. 29 Thurs. 30	Mon. 20	Tues. 21	Weds. 22	Thurs. 23	Fri. 24
Eichmeier Fabian Grometer Brown	Petersen	Sheldon	Edmondson	150	R.D.Larson
	Mon. 27 Eichmeier	Tues. 28 Fabian	Weds. 29 Grometer	Thurs. 30 Brown	

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OCTOBER, 1993

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Fri. 1

Petersen

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Mon. 4	Tues. 5	Weds. 6	Thurs. 7	Fri. 8
R.D.Larson	Petersen	Sheldon	Edmondson	Sheldon
Mon. 11	Tues. 12	Weds. 13	Thurs. 14	Fri. 15
HOLIDAY	150	Eichmeier	Fabian	Edmondson
Mon. 18	Tues. 19	Weds. 20	Thurs. 21	Fri. 22
Grometer	Brown	R.D.Larson	Petersen	150
Mon. 25	Tues. 26	Weds. 27	Thurs. 28	Fri. 29
Sheldon	Edmondson	150	Eichmeier	Eichmeier
NOVEMBER,				
Fabian	Grometer	Weds. 3 Brown	R.D.Larson	Fabian
Mon. 8	Tues. 9	Weds. 10	Thurs. 11	Fri. 12
Petersen	Sheldon	Edmondson	HOLIDAY	Grometer
Mon. 15	Tues. 16	Weds. 17	Thurs. 18	Fri. 19
150	Eichmeier	Fabian	Grometer	Brown
Mon. 22	Tues. 23	Weds. 24	Thurs. 25	Fri. 26
Brown	R.D.Larson	Petersen	H O L I I	D A Y
Mon. 29	Tues. 30 Edmondson			

DECEMBER, 1993

		Weds. 1 150	Thurs. 2 Eichmeier	Fri. 3 R.D.Larson
 Mon. 6 Fabian	Tues. 7 Grometer	Weds. 8 Brown	Thurs. 9 R.D.Larson	Fri.10 Petersen
Mon. 13	Tues. 14	Weds. 15	Thurs. 16	Fri. 17
Petersen	Sheldon	Edmondson	150	Sheldon
Mon. 20	Tues. 21	Weds. 22	Thurs. 23	Fri. 24
Eichmeier	Fabian	Grometer	Brown	HOLIDAY
Mon. 27	Tues. 28	Weds. 29	Thurs. 30	Fri. 31
R.D.Larson	Petersen	Sheldon	Edmondson	HOLIDAY

1993 BOND CALL SCHEDULE

JANUARY

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1, 2	& 3		Hallock
3 6	10		Grometer
16,	17 &	18 -	Brown
23 &	24		Petersen
30 &	31		Fabian

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FEBRUARY

68	Σ.	7		Hogan
12	\$	13		Sheldon
14	&	15		Eichmeier
20	&	21		Brawka 📑
27,	, 1	28 8	2-1	Grometer

MARCH

	68	x î	7		 R.D.	Larson
•	13	&	14		 New	Judge
	20	&	21		 Hall	ock
	27	&	28	5,10	 Edmo	ndson

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APRIL

38	§ 4	1		 Brown
9,	10) & `	11	 Petersen
17	&	18		 Grometer
24	&	25		 Petersen

MAY

1 & 2		Fabian
8 & 9		Hogan
15 & 16		Sheldon
22 & 23		Eichmeier
29, 30 &	31 -	Fabian

JUNE

58	Σ e	5	 Brawka
12	&	13	 R.D. Larson
19	&	20	 New Judge
26	&	27	 Hallock

JULY

3,	4	& 5	 Hogan	
.10	&	11	 Edmondson	
17	&	18	 Brown	
24	&	25	 Grometer	

AUGUST

7/3	31	& 8,	/1	Petersen
7	<u>s</u> 8	3		Fabian
14	\$	15		Hogan
21	æ	22		Sheldon
28	&	29		Eichmeier

SEPTEMBER

4,	5	& 6	 Sheldon
11	&	12	 Brawka
18	&	19	 R.D. Larson
25	\$	26	 New Judge '

OCTOBER

2 8	x 1	3		Hallock
9,	10	3 (11	Eichmeier
16	8	17		Edmondson
23	&	24		Brown
30	&	31		Grometer

NOVEMBER

68	x	7		R.D. Larson
11,	. :	13 &	14	Brawka
20	&	21		Fabian
25	&	26		Petersen
27	8	28		Hogan

DECEMBER

4 &	5		Sheldon
11 &	12		Eichmeier
18 &	19.		Brawka
24,	25 &	26	New Judge
31 &	1/1,	/93 -	Edmondson



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<u>Section One:</u> Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the court assignments indicated below:

DeKalb County:	John W. Countryman, Presiding Judge Philip L. DiMarzio Douglas R. Engel Robert C. Jenkins
Kendall County:	James M. Wilson, Presiding Judge Grant S. Wegner

Section Two: DeKalb and Kendall Counties:

A. During any absence of Judge John W. Countryman from DeKalb County, Judge Philip L. DiMarzio is appointed Acting Presiding Judge of DeKalb County.

B. During any absence of James M. Wilson from Kendall County, Judge Grant S. Wegner is appointed Acting Presiding Judge of Kendall County.

<u>Section Three:</u> <u>Acting Chief Judge:</u> Judge Gene L. Nottolini is appointed Acting Chief Judge during any absence of the undersigned.

Section Four: This Order shall take effect December 7, 1992.

ENTER this Anday of November, 1992

Chief Circuit Judge Michael J. Colwell

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Section One: Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the court assignments indicated below:

Felony Division:

Room 430 - James T. Doyle

Misdemeanor & Traffic Division:

Room 150 - Main Courthouse -Thomas E. Hogan

Section Two: This Order shall take effect on December 7, 1992.

ENTER this 2/2 day of October, 1992

Michael J. Colwell Chief Circuit Judge

ENTERED CIRCUIT COURT CLEP KANE COUNTY. IL E ω 12 0 U 26.

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IN THE CIRCUIT COURT FOR THE 16th JUDICIAL CIRCUIT, OF THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF MICHAEL J. COLWELL, AS THE CHIEF JUDGE OF THE 16th JUDICIAL CIRCUIT, OF THE STATE OF ILLINOIS.

The majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois, having voted to appoint Michael J. Colwell to be the Chief Judge of the Sixteenth Judicial Circuit of the State of Illinois, does hereby appoint Michael J. Colwell, Chief Judge of the Sixteenth Judicial Circuit, Illinois, effective December 7, 1992.

ENTER this was day of 997 Iwell xon ٤. Lelten Melvin E. Dunn Ph D. Mar 10 O'Brien Nott Jámes Puklin F. Ouetsch AAXD James M. Wilson Pamela K. Jensen 10 John Confeymon Ri John Countryma chaŕd 12 Weg Douglas R. Engel FILED ARE COUNT 111 30

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GENERAL ORDER 92-16

IT IS HEREBY ORDERED:

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Section 1: By vote of the Circuit Judges of the Sixteenth Judicial Circuit, the Local Rules previously adopted are amended in the following respects.

Section 2: Article 16: Small Claims and Law Medium?

16.00 (Reserved)

16.01 FORM OF SUMMONS AND COMPLAINT

A summons form provided by the Clerk of the Court (a) substantially in the form set forth in Supreme Court Rule 101(b) (Ill. Rev. Stat., Ch. 110A, Rule 101(b); shall be served upon each defendant together with a copy of the complaint.

The form of complaint to be used in Small Claims (b) Action shall provide for a verified statement of claim setting forth the elements provided for in Supreme Court Rule 282. Small Claims Complaint forms shall be provided by the Clerk of the Court.

The form of complaint to be used in Forcible (C) Entry and Detainer Actions shall provide for a verified statement of claim setting forth the address of the premises and the amount of rent due and owing to the plaintiff. Forcible Entry and Detainer Complaint forms shall be provided by the Clerk of the Court.

16.02 SCHEDULING OF RETURNS, CITATIONS, MOTIONS AND TRIALS

(a) All motions for turnover orders and returns of summons and citations shall be scheduled for 9:00 A.M. on the first date determined by the Circuit Clerk to be available. Attorneys shall not schedule cases on Thursdays or Fridays without the permission of the Court. Pro Se Litigants shall not schedule cases on Tuesdays, Wednesdays or Thursdays without the permission of the Court.

(b) All motions (other than motions for turnover orders) shall be scheduled on 10:30 A.M. on the first date determined by the Circuit Clerk to be available. Attorneys shall not schedule cases on Thursdays or Fridays without the permission of the Court. Pro Se Litigants shall not schedule cases on Tuesdays, Wednesdays or Thursdays without the permission of the Court.

(c) All trials shall be set by court order for 1:00

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P.M. unless the Court otherwise directs.

(d) Motions may be heard by the judge presiding in Small Claims court, unless the facts and circumstances require it to be heard by some other judge to whom the case has been assigned. Once a case has been set for trial and until judgment is entered, all motions shall be heard by the trial judge.

(e) Motions must be scheduled by the movant or movant's attorney by calling the Small Claims/Law Medium Team of the Circuit Clerk's Office. Motions not scheduled according to the following procedure will not be heard unless the respondent or respondent's attorney appears in court pursuant to the notice of motion.

(f) If any party shall make a timely demand for a jury trial and pay the required Clerk's fee the cause will be reassigned by the presiding Small Claims Court Judge to a Law Division Judge.

16.03 MOTIONS, PETITIONS, AND ORDERS

(a) All motions and petitions must be fully titled to include the relief sought. Non-form orders must be similarly titled. Orders which are agreed must so state.

(b) All orders, including pre-printed form orders, shall be fully completed and must clearly state the. specific relief granted. The presence or absence of the plaintiff or defendant and/or counsel appearing on their behalf must be indicated on any order presented. The name of the person preparing the order shall also appear.

(c) Neither a plaintiff nor plaintiff's counsel may represent the defendant(s). Orders presented by the plaintiff or plaintiff's counsel in absence of the defendant or defendant's counsel must be either on motion of the plaintiff or titled as agreed.

(d) Where cases are cited to the court in a written motion or pleading, or in oral argument, a complete and correct copy of the case shall be presented to the court.

(e) Motions for turn over of garnished sums or withheld wages must be presented to the court on notice to the judgment debtor and the garnishee or employer.

16.04 APPEARANCE AND ANSWER

Pro Se defendants in Small Claims and Forcible Entry and Detainer actions shall not be required to file a written answer or appearance, unless ordered to do so by the court.

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16.05 SMALL CLAIMS: DISCOVERY; FILING OF COUNTERCLAIMS, CROSSCLAIMS, INTERVENOR SUITS AND THIRD PARTY COMPLAINTS

(a) Where discovery is a matter of right or where a party has been granted leave to engage in discovery pursuant to Supreme Court Rule 287, such discovery shall be automatically cut off 15 days prior to trial.

(b) No counterclaims, crossclaims, intervenor suits or third party complaints may be filed within 30 days prior to trial except upon order of court and for good cause shown.

16.06 CONTINUANCES

(a) There shall be no telephone continuances.

(b) There shall be no continuance for status or payment except by court order.

(c) Motions may be continued by agreement. Either the Clerk or the Judge must approve the continuance date. No motion shall be continued, however, for a period of greater than 90 days except for good cause shown. The order granting the continuance must provide that any other date for which the motion is scheduled is stricken.

(d) Trials will not be continued except upon motion brought in advance of the trial date and then only for good cause shown; provided, however, that if all parties (non-attorneys) are present in open court and request a continuance, the court shall consider the same. Orders setting a new date for trial shall include language striking the case from the trial call for the previously set date.

(e) Motions to continue a trial date may be filed by litigants or attorney's representing litigants in Small Claims cases.

(f) Cases settled in advance of the time set for trial may be continued by agreement for 30 (thirty) days for the entry of judgment or dismissal. One or both parties or counsel representing them must appear before the court to obtain such a continuance. All matters so continued shall be scheduled for 9:00 A.M. on a date approved by the Clerk or the Judge. Orders granting such a continuance must include language striking the case from the call on the date set for trial. The failure to present an order of judgment or dismissal on the continuance date will result in an automatic dismissal.

16.07 SERVICE OF SUMMONS, CITATIONS

(a) On the return of an initial summons or citation to discover assets, if service of process has not been had on the named defendant(s) or citation respondent(s), the plaintiff or plaintiff's counsel must appear and submit and order continuing the matter for a date certain six months from the date the original complaint was filed or citation issued and thereupon an alias summons or citation may issue. If the plaintiff or plaintiff's counsel fails to appear, the matter will be dismissed.

(b) If any alias summons or citation so issued is returned unserved prior to the expiration of the six months, neither plaintiff nor plaintiff's counsel shall be required to appear in court on the date set for return. Provided that the case is not scheduled for any other reason, it will be passed.

(c) If service has not been had upon the named defendant(s) or citation respondent(s) within six months, the case will be automatically dismissed unless the plaintiff or plaintiff's counsel appears in court on the six month date and can show good cause why the matter should not be so disposed. Nothing in this provision shall be construed to change or otherwise limit the power of the court to dismiss matters pursuant to General Order 4.2.

16.08 DEFAULT JUDGMENTS; DISMISSALS FOR WANT OF PROSECUTION

(a) Failure of a served defendant or defendant's counsel to appear on the return date or at the time of trial will result in default. Proof of damages may be made by a verified complaint, affidavit, or such proof of claim as the court may determine to be sufficient. Verified complaints and affidavits must be signed by the plaintiff or plaintiff's agent, not by the plaintiff's attorney. Matters may be continued once for proof of damages. If the plaintiff or plaintiff's attorney is unable to prove damages after one continuance, a judgment will not be granted, except upon motion with notice to the defendant(s). (b) Where a defendant or defendant's counsel appears on the return date or at the time of trial and the plaintiff or plaintiff's counsel fails to appear, the matter will be dismissed.

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(c) In the event the court determines it appropriate to reinstate a complaint previously dismissed or vacate any default judgment, the court shall consider sanctions.

16.09 CITATIONS TO DISCOVER ASSETS

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In addition to the requirements set forth in S2-1402 of the Code of Civil Procedure and Illinois Supreme Court Rule 277 the following rules of court are hereby established concerning citation proceedings:

(a) If the citation respondent appears on the return date, he shall be sworn and examined subject to the discretion of the court. Upon completion of the examination an order shall be entered dismissing the citation, unless the court determines that it is necessary to continue the citation. Orders continuing a citation must set forth specifically the reason for the continuance and what is required to complete the citation. Continuances merely to permit a judgment debtor to complete an installment payment schedule or otherwise satisfy the judgment will not be allowed.

(b) If the citation respondent, having been duly served, fails to appear on the return date, a rule to show cause shall issue. No continuances in lieu of a rule will be granted, except where the court determines it necessary to do so to protect the rights and interests of all parties to the proceedings.

(c) Orders compelling respondent to make installment payments to be applied to the judgment must provide that the underlying citation is dismissed. Rules to show cause for the failure to comply with the terms of such a payment order shall issue only upon petition.

16.10 RULES TO SHOW CAUSE, ORDERS FOR BODY ATTACHMENT

(a) Unserved rules or orders for body attachment may not be continued.

(b) Where a rule or body attachment is returned unserved:

(1) The first alias shall be returnable approximately 30 days from the date of issuance.

The second alias shall be returnable 60 days from the date of issuance.

The third alias shall be returnable approximately 90 days from the date of issuance.

(2) If the third alias is returned unserved, the supplementary proceeding will be dismissed with leave to reinstate upon showing that service can likely be obtained.

(c) Except upon affidavit showing lack of knowledge of the description of the body sought to be attached, no orders for body attachment shall issue unless a physical description of the body is provided in the appropriate space on the order. The order shall also contain notation as to the total amount of judgment plus court costs presently owed by the judgment debtor.

Section 3: Article 30: Criminal Proceedings.

30.05 ASSIGNMENT OF COURT INTERPRETERS

(a) Pursuant to Par. 165-11 and 165-13 (Ill. Rev. Stats., ch. 38) a judge shall assign an interpreter to a person accused of committing a felony or misdemeanor who is not capable of understanding nor expressing themselves in English. The appointment of the interpreter in a felony or misdemeanor is at county expense regardless of whether or not the defendant is indigent.

(b) Pursuant to Par. 8-1402 (Ill. Rev. Stats., ch. 110) a judge shall assign an interpreter to a deaf person who is a party to any legal proceeding of any nature, or a juror or witness therein, the court in all instances shall appoint a qualified interpreter of the deaf sign-language to interpret the proceedings to and the testimony of such deaf person. The court shall determine and allow a reasonable fee for all such interpreter's services which shall be paid out of general county funds.

(c) The trial Judge shall sign two copies of the Order for the Appointment of a Language/Sign <u>Interpreter</u> specifying the name of the interpreter and the case the Judge is assigning the interpreter.

(d) No County paid interpreter shall be assigned to a case unless he or she has signed the <u>Interpreter's Standards of Conduct</u> which shall be kept on file in the Chief Judge's office.

(e) The interpreter will use the <u>Petition for</u> <u>Payment of Language/Sign Interpreter's Fees and</u> <u>Expenses</u> to document all services provided including time spent, location of the service, and related expenses with receipts (mileage, tolls).

(f) After the case is completed or from time to time during its pendency, the interpreter will submit the <u>Petition for Payment of Language/Sign</u> <u>Interpreter's Fees and Expenses</u> to the trial Judge for approval.

(g) After the trial Judge has approved the above fees and expenses, the interpreter will submit the <u>Petition for Payment of Language/Sign Interpreter's</u> <u>Fees and Expenses</u> to the Chief Judge for authorization of payment.

(h) One copy of the <u>Order for the Appointment of a</u> <u>Language/Sign Interpreter</u> and the <u>Petition for</u> <u>Payment of Language/Sign Interpreter's Fees and</u> <u>Expenses</u> will be returned to the assigning Judge and one copy of both forms shall be filed with the clerk.

(i) Official court interpreters, whether staff or contractual, are appointed to serve the court pursuant to Ill. Rev. Stats., ch. 38, Par. 165-11 and ch. 110, Par. 8-1402. In their capacity as official court interpreters, they are bound to a professional code of conduct as outlined in <u>Interpreter's Standards of</u> <u>Conduct</u>. Assigned court interpreters of the 16th Judicial Circuit shall willingly accept and agree to be bound by this code of conduct, and understand that appropriate sanctions may be imposed by the court for willful violations.

(j) The Sixteenth Judicial Circuit hereby adopts this Code of Professional conduct for court appointed interpreters.

(1) Court interpreters act strictly in the interests of the court they serve.

(2) Court interpreters reflect proper court decorum and act with dignity and respect to the officials and staff of the court.

(3) Court interpreters shall avoid professional and personal conduct which could discredit the court.

(4) Court interpreters, except upon court order, shall not disclose any information of confidential nature about court cases obtained while performing interpreting duties.

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(5) Court interpreters shall refrain from solicitation of business in the courtroom and environs. Any violation of this will result in loss of privilege of providing services.

(6) Court interpreters shall refrain from giving advice of any kind to any party or individual and from expressing personal opinion in a matter before the court.

(7) Court interpreters shall maintain impartiality by avoiding undue contact with witnesses, attorneys, and defendants and their families, and any contact with jurors. This should not limit, however, those appropriate contacts necessary to prepare adequately for their assignment.

(8) Court interpreters shall not accept any remuneration, gifts, gratuities, or valuable consideration in excess of their authorized compensation in the performance of their official interpreting duties.

(9) Court interpreters shall not use, for private gain or advantage, their county time or the court's facilities, equipment or supplies, nor shall they use unwarranted privileges or exemptions for themselves or others.

(10) Court interpreters shall disclose to all parties concerned, and in court interpreting to the trial judge, any actual conflict of interest or the appearance of any conflict of interest. Any condition which impinges on the objectivity of the interpreter or affects his professional independence constitutes a conflict of interest. A conflict may exist whenever any of the following occur:

(i) the interpreter is acquainted with any party to the action.
(ii) the interpreter has, in any way, an interest in the outcome of the case.
(iii) the interpreter is perceived as not being independent of the adversary parties (or related agencies in criminal cases). Section 4. These amended rules shall be effective November

2, 1992.

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twee Michael J. Colwell Chief Circuit Judge

Pursuant to Supreme Court Rule 21(b), 42 U.S.C., Section 2000(e), et. seq., and Ill. Rev. Stat., Ch. 68, Sec. 2-101(E) and the Illinois Supreme Court's decision in <u>Orenic</u> it is ordered as follows:

1. Attached hereto and made a part hereof is a document entitled "Sexual Harassment Policy Sixteenth Judicial Circuit Court".

2. Said policy is hereby adopted as a policy of the Sixteenth Judicial Circuit Court of the State of Illinois.

3. The Clerk's of the Circuit Court for the counties of Kane, Kendall and DeKalb, Illinois shall post copies of the policy in all court facilities in their counties as well as in their Clerk's offices and facilities.

4. The Executive Director of Court Services of the Sixteenth Judicial Circuit shall cause copies of this policy to be posted in all of its offices throughout the Sixteenth Judicial Circuit.

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ENTER this 2/17 day of 1992 Michael J. Colwell

Michael J. Colwell Chief Circuit Judge Sixteenth Judicial Circuit

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SEXUAL HARASSMENT POLICY SIXTEENTH JUDICIAL CIRCUIT COURT

I. Purpose

Respect for the dignity and worth of each individual is a basic belief of the 16th Judicial Circuit Court. Each individual has the right to work in an environment that fosters equal opportunity and is free from discriminatory practices. For this reason sexual harassment is not tolerated by the 16th Judicial Circuit Court. All judges, attorneys and court personnel are responsible for ensuring that the workplace is free from this form of employment discrimination that is prohibited by law.

II. Definition of Sexual Harassment

Sexual harassment refers to any unwelcome sexual attention, sexual advances, requests for sexual favors and other verbal, visual or physical conduct of a sexual nature when:

A. submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment.

B. submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual. C. such conduct has the purpose or effect of substantially interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment.

Harassing behavior may be verbal, non-verbal, or physical. Sexual harassment includes, but is not limited to, threatening adverse employment actions if sexual favors are not granted; promising preferential treatment in return for sexual favors; unwanted and unnecessary physical contact; excessively offensive remarks, including unwelcome comments about appearance, obscene jokes or other inappropriate use of sexually explicit or offensive language; and the display in the workplace of sexually suggestive objects or pictures.

III. Complaint Procedure

A. Employees who feel that they or anyone else have been or are being sexually harassed by a co-worker, supervisor, and/or any other employee of the 16th Judicial Circuit Court should immediately bring the matter to the attention of the Court Administrator or Chief Circuit Judge or an appointed designee.

B. Employees making the complaint shall explain the facts of the incident(s) and the rationale for charging sexual

harassment.

C. All complaints that are made will be investigated by the Court Administrator and/or Chief Circuit Judge or a designee in as prompt a manner as possible and appropriate corrective action will be taken when warranted. 1. Mar. 1. 1.

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D. All individuals involved are to handle complaints discreetly, and, to the extent possible, are to maintain confidentiality, and do so in a manner that will minimize embarrassment to all involved.

E. Any employee of the 16th Judicial Circuit Court who is determined, as a result of such an investigation, and an opportunity to be heard on the part of the employee, pursuant to the employee's due process rights, to have engaged in sexual harassment in violation of this policy will be subject to appropriate disciplinary action. The disciplinary action can range from a reprimand to termination of employment.

F. Retaliation in any form against a complainant who exercises his or her right to make a complaint under this policy is strictly prohibited, and will be cause for appropriate disciplinary action.

G. This policy is not meant to replace nor does it supersede other disciplinary authorities such as the Judicial Inquiry Board or Attorney Registration and Disciplinary Commission.

IV. Dissemination of Sexual Harassment Policy to Employees

The 16th Judicial Circuit Court will periodically disseminate information about sexual harassment with such frequency and in such form as to ensure that all judges, attorneys and employees are aware of the various forms that sexual harassment can take, the court's strong disapproval of sexual harassment in any form, and the procedures that are available to enforce the policy. Dissemination may be done by any of the following means:

A. By conducting in-house training sessions on sexual harassment.

B. By posting sexual harassment policy on bulletin boards within the Circuit Court System.

C. By informing new employees of the policy through each new employee orientation program.

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IT IS HEREBY ORDERED THAT:

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A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb, shall be closed on the following legal holidays for the year 1993.

HOLIDAY	OBSERVED ON
New Year's Day	Friday, Jan. 1
Martin Luther King Jr's Birthday	Monday, Jan. 18
Lincoln's Birthday	Friday, Feb. 12
Washington's Birthday	Monday, Feb. 15
Casimir Pulaski's Birthday	Monday, March 1
Good Friday	Friday, April 9
Memorial Day	Monday, May 31
Independence Day	Monday, July 5
Labor Day	Monday, Sept. 6
Columbus Day	Monday, October 11
Veteran's Day	Thursday, Nov. 11
Thanksgiving Day	Thursday, Nov. 25 Friday, Nov. 26
Christmas Eve (observed)	Friday, Dec. 24
New Year's Day (1994) (observed)	Friday, Dec. 31

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court. Enter this day of July, 1992. Chief Judge Michael J. Colwell

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Pursuant to Supreme Court 529(c) of the Illinois Supreme Court General Order 91-26 is amended to add to paragraph 2, subparagraph (d) as follows:

Had not within the preceding 12 months been sentenced to a period of court supervision for a traffic offense as defined by Ch. 95 1/2 of the Ill. Rev. Stats.

DATED this Tit day of ilgine 1992.

Michael J. Colwell/ Chief Circuit Judge

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AMENDED GENERAL ORDER 92-13

Section One: Until further order by the court and pursuant to Supreme Court Rule 553, the following law enforcement officers hereby designated by Office are authorized to release on individual bond without the posting of cash security, persons 17 years of age or older arrested for or charged with an offense covered by Supreme Court Rules 526, 527 and 528. These officers are as follows:

(1) The designated or acting Shift Commanders of each Kane County Police Department or agency; (2) the acting Booking Officer for the Elgin and Aurora City Police Departments; (3) the Director of the Kane County Jail or, in his absence, the acting Booking Officer at the Kane County Jail; (4) the Shift Supervisor at each shift of the Kane County Sheriff's Department; (5) State Police Officers with the rank of Trooper and above; (6) Region II Conservation Police Officers and (7) Officers of the Secretary of State as set forth in General Order 89-3.

Section Two: When arrestees are released on individual bond pursuant to this order by said designated law enforcement officers, they shall cause to be prepared a Bail Bond form in current use in the County of Kane showing the amount of bail set by statute, the defendant's name and address, the offense charged and the date and court location of his next court appearance. If an arrestee is being held on a warrant which states "forthwith" as a court date the officer shall set a court date on the individual bond pursuant to this order NO SOONER THAN five working days (not counting Saturday or Sunday) before the judge before whom the case is pending or in the courtroom where the case is pending. In all other cases the officer shall insert on the individual bond form the court date set forth in the warrant. The Personal Recognizance box on the Bail Bond form should be checked and at the bottom of the form, the defendant should sign the Certificate of Defendant and the releasing officer should sign as peace officer. The defendant should receive a copy of Individual bonds may also be executed by signing the this form. citation or complaint agreeing to comply with its conditions.

Section Three: Pursuant to Supreme Court Rule 553(d) this type of release by the above designated law enforcement officers may be done except when:

1. The accused is unable or unwilling to establish his/her identity or submit to being fingerprinted as required by law; or

2. The accused is charged with an offense punishable by imprisonment and will pose a danger to any person or the SCLE TL community; or

3. The accused elects release on separate bail under Rule 503(a) (3) or 503(a) (4); or

4. There is an outstanding warrant or detainer against the accused.

Section Four: In regard to persons under 17 years of age who cannot make bail, they may be released on individual bond as set by statute if the authorities cannot, within a reasonable time, locate a parent or adult standing in the place of a parent to execute the bond as surety.

<u>Section Five:</u> This Order shall become effective upon its issuance and does supersede General Order 91-3.

1992 July 24 ENTERED:

Section One: Until further order by the court and pursuant to Supreme Court Rule 553, the following law enforcement officers hereby designated by Office are authorized to release on individual bond without the posting of cash security, persons 17 years of age or older arrested for or charged with an offense covered by Supreme Court Rules 526, 527 and 528. These officers are as follows:

(1) The designated or acting Shift Commanders of each Kane County Police Department or agency; (2) the acting Booking Officer for the Elgin and Aurora City Police Departments; (3) the Director of the Kane County Jail or, in his absence, the acting Booking Officer at the Kane County Jail; (4) the Shift Supervisor at each shift of the Kane County Sheriff's Department; (5) State Police Officers with the rank of Trooper and above; (6) Region II Conservation Police Officers and (7) Officers of the Secretary of State as set forth in General Order 89-3.

Section Two: When arrestees are released on individual bond pursuant to this order by said designated law enforcement officers, they shall cause to be prepared a Bail Bond form in current use in the County of Kane showing the amount of bail set by statute, the defendant's name and address, the offense charged and the date and court location of his next court appearance. If an arrestee is being held on a warrant which states "forthwith" as a court date the officer shall set a court date on the individual bond pursuant to this order within five working days (not counting Saturday or Sunday) before the judge before whom the case is pending or in the courtroom where the case is In all other cases the officer shall insert on the pending. individual bond form the court date set forth in the warrant. The Personal Recognizance box on the Bail Bond form should be checked and at the bottom of the form, the defendant should sign the Certificate of Defendant and the releasing officer should sign as peace officer. The defendant should receive a copy of this form. Individual bonds may also be executed by signing the citation or complaint agreeing to comply with its conditions.

<u>Section Three:</u> Pursuant to Supreme Court Rule 553(d) this type of release by the above designated law enforcement officers may be done except when:

1. The accused is unable or unwilling to establish his/her identity or submit to being fingerprinted as required by law; or The accused is charged with an offense punishable by 2. m imprisonment and will pose a danger to any person or the C 11 100 100 570 **r***1 community; or 0 (2) The accused elects release on separate bail under Rule 0 3. CLERK 503(a) (3) or 503(a) (4); or S E. 29

4. There is an outstanding warrant or detainer against the accused.

Section Four: In regard to persons under 17 years of age who cannot make bail, they may be released on individual bond as set by statute if the authorities cannot, within a reasonable time, locate a parent or adult standing in the place of a parent to execute the bond as surety.

<u>Section Five:</u> This Order shall become effective upon its issuance and does supersede General Order 91-3.

ENTERED: ,41 Chief Judge

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Pursuant to Resolution 92-3 and Resolution 92-58 of the Kane County, Illinois, County Board authorizing institution in Kane County of a six month pilot Electronic Monitoring Program for convicted defendants and/or as an option at the pre-trial release stage, it is ordered as follows:

For purposes of this pilot program the following judges 1. are the only judges who are permitted to order defendants to wear and the second secon CIRCUIT KARE electronic monitoring devices:

- F. Keith Brown Α.
- John L. Petersen в.
- C. Timothy Q. Sheldon

The procedures and forms manual of the Kane County 2. Electronic monitoring program as developed by Court Services fgr the Sixteenth Judicial Circuit shall constitute the court's quidelines for the operation of this pilot program and are attached hereto and made a part hereof as if fully set forth herein.

Court Services for the Sixteenth Judicial Circuit shall 3. collect such data as is necessary during the operation of a pilot program so as to enable the County Board of Kane County to evaluate all aspects of the program including but not limited to the following:

- The reliability and effectiveness of the equipment. Α.
- в. The cost effectiveness of the program.
- C. The impact of the program on the offender and the community.

The ability of the program to reduce jail D. overcrowding.

> Ε. The impact on the court system as it relates to violations of electronic monitoring orders.

Defendants shall be charged for use of these devices 4. pursuant to Kane County Board Resolution No. 92-58, and on the sliding scale developed by Court Services for the Sixteenth Judicial Circuit, both of which are attached hereto as if fully set forth herein.

The above named judges may commence sentencing of 5. individuals to the pilot program under the terms and conditions of this General Order commencing May 1, 1992.

ENTER this 23 day of April, 1992.

Colwell Chief Judge Michael J.

Section 1.

WHEREAS, there are pending in the courts of Kane County , hundreds of Petitions for Dissolution of Marriage, with 5 f i approximately 60% of those involving children under the age of 18 years of age; and,

WHEREAS, there are pending in the courts of Kane County hundreds of post dissolution actions, with the vast majority involving custody, visitation, non-payment of support and maintenance orders, and modification of same; and,

WHEREAS, these petitions and post dissolution actions are creating considerable congestion in the Family Court of Kane County; and,

WHEREAS, pre-dissolution and post-dissolution arguing and manipulating of the parents by minor children and participation by those children in those proceedings has a detrimental effect on the emotional well being and health of those children; and,

WHEREAS, the court believes that participation in parent education workshops by the parties to pre and post-dissolution proceedings will assist them in avoiding those common problems depicted therein, and thereby benefit the parties, more particularly their children, and incidently the courts by reducing litigated issues and pre and post-dissolution actions; and

By reason of the vote of the Circuit Judges of the Sixteenth Judicial Circuit local rules previously adopted are amended in the following respect:

ARTICLE FIFTEEN: DOMESTIC RELATIONS is hereby amended by adding Rule 15.23 as follows: "KIDS COUNT" PARENT EDUCATION PROGRAM

1. There is created in the Sixteenth Judicial Circuit, Kane County, Illinois a program to be known as "Kids Count" Parent Education Program.

2. In all cases involving custody or visitation of minor children in the Family Court whether pre- or post-dissolution actions, the parties shall be required to attend the Kane County Kids Count Parent Education Program prior to entry of a final judgment disposing of the case. Upon good cause shown, the court may exempt any party from attendance at said program.

3. The judge shall order one or both of the parties to pay the costs attendant thereto. Fees for attendance by the parties shall be set by the presiding judge of Family Court. 4. In the event there remains a pre- or post-dissolution dispute over custody or visitation of minor children the case remains subject to mediation as set forth in Local Rule 15.22.

SECTION 2.

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The effective date of this order shall be set by the presiding judge of Family Court.

SECTION 3.

The presiding judges of Kendall and DeKalb Counties may implement a "Kids Count" Program in their counties at their option.

ENTER this $\frac{11}{2}$ day of April, 1992.

Jud

Michael J. Colvell Chief Circuit Judge

Pursuant to Chapter 37, Section 806-1(e) and in the exercise of the Chief Judge's supervisory authority over the Kane County Youth Home, it is ordered as follows:

1. Court Administrator, Douglas Naughton is directed to purchase and have installed a metal detector and related equipment at the Kane County Youth Home. With the approval of the Director of Court Services for the Sixteenth Judicial Circuit, and with the consent of the Chief Judge, such other security equipment as may be needed at the Youth Home from time to time may be purchased.

All persons entering the Kane County Youth Home for 2. visitation with juveniles are subject to search and shall be required to pass through the metal detector prior to visitation at the Youth Home. All visitors are subject to search prior to leaving the Youth Home.

Visitation with detainees at the Youth Home is hereby 3. limited to the parents, guardians or persons standing In loco parentis to the persons detained.

4. Visitation with the detainees by persons other than parents, guardians, or persons standing In loco parentis may be permitted by order of the judges of the circuit but such visitations are specifically discouraged and should be granted only under extraordinary circumstances due to the present level of staffing and population at the Kane County Youth Home.

Juvenile Court Services may establish such quidelines 5. for visitation and such schedules and procedures as may be necessary to implement this order.

ENTER this _____ day of April, 1992. Michael J. Colwell Chief Circuit Judge 10

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Pursuant to Supreme Court Rule 21(b) and Ch. 38, Sec. 1005-3-2 it is ordered as follows:

<u>Section 1</u>. All pre-sentence reports ordered to be prepared by a judge of the Sixteenth Circuit shall contain all items as set forth in Ch. 38, Sec. 1005-3-2, sub-section 5-3-2(a)(b)(c).

Section 2. The following items shall be eliminated from the pre-sentence reports:

- 1. Names and addresses of parents
- 2. Names and addresses of siblings
- Defendant's interests, vocations, and use of leisure time
- 4. Family history
- 5. Geographic moves
- 6. Names and addresses of stepchildren
- 7. Special job skills

Section 3. All defendants who are not in custody shall appear at the designated Court Services Offices in the Sixteenth Circuit for purposes of obtaining information and signatures on the release forms for the preparation of the pre-sentencing report.

<u>Section 4</u>. Pre-sentencing reports for the Sixteenth Circuit shall contain the following items:

- 1. Criminal history (Juvenile/Adult)
- 2. Physical history
- 3. Mental history
- 4. Economic situation (assets/debts)
- 5. Educational history (past/present) (including vocational training)

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- 6. Employment history (past/present) (24 months prior to offense)
- 7. Defendant's version of the offense
- 8. Status since arrest
- 9. Marital status
- 10. Military history
- 11. Alcohol and drug usage
- 12. Alcohol and drug treatment
- 13. Victim Impact
- 14. Special resources for defendant
- 15. Plan of supervision/author's recommendations
- 16. Summary

These elements will be included in all pre-sentence reports in the Sixteenth Judicial Circuit consistent with the statutory scheme as set forth in Sec. 1005-3-2 sub-section 5-3-2(a)(b)(c).

ENTER this 34 day of 1994 Michael J. Colwell Chief Circuit Judge

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing March 9, 1992.

DEBRA PROKASKI

Enter this $5+\frac{5+\frac{1}{1}}{1}$ day of March, 1992.

Michael J. Colwell Chief Circuit Judge

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Adult Court Services of the 16th Judicial Circuit having established drug testing procedures and having obtained the necessary equipment and systems to perform said tests;

IT IS HEREBY ORDERED AS FOLLOWS:

1. Whenever a probationer has his case transferred into the 16th Judicial Circuit from another Circuit and said probationer has been ordered to submit to substance abuse screening, said screening shall be performed by Adult Court Services personnel and said persons shall be required to pay a fee of \$10.00 per single test or \$70.00 per full screening.

2. Unless otherwise ordered by the trial judge, all probationers ordered to submit to substance abuse screening in the 16th Circuit shall have said screening performed by Adult Court Services of the 16th Judicial Circuit. Said tests shall be performed at the rate of \$10.00 per single test or \$70.00 per full screen.

3. Adult Court Services of the 16th Judicial Circuit is authorized to purchase chemical reagents from time to time to perform these tests, and is further authorized to use the probation fee fund to purchase said chemical reagents subject to the approval of the undersigned.

4. In cooperation with the Treasurer of Kane County, a segregated account shall be established to be used specifically for the drug testing activities set forth in this General Order.

ENTER this 26th day of February, A.D. 19 Michael J. Colwell Chief Circuit Judge

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GENERAL ORDER 92-5

Pursuant to Supreme Court Rule 21(b) concerning the annual Associate Judges Conference of the Illinois Judicial Conference scheduled for p.m. March 11, 1992, a.m. and p.m. March 12, 1992, a.m., p.m. March 13, 1992, a.m., p.m.;

IT IS HEREBY ORDERED:

<u>Section 1</u> - Kane County Bond Calls:

March 12, 1992 Bond Calls will be handled as follows:

Elgin -	Judge	Pamela K. Jensen
Geneva -	Judge	James F. Quetsch
Aurora -	Judge	Richard J. Larson

March 13, 1992 Bond Calls will be handled as follows:

C	Elgin - Geneva - Aurora -	Judge Gene L. Nottolini Judge Patrick J. Dixon Judge Richard J. Larson	28 1 1 1 1	Fru Zu	20 Y Y Y Y	FILED
5	Section 2	- Weddings:		9	×	
I	March 12,	1992 - Judge Michael F. O'Brien 1992 - Judge Barry E. Puklin 1992 - Judge Melvin E. Dunn		52 79	ì	73

Section 3 - Elgin Mental Health Call:

Judge Gene Nottolini is assigned to cover the Elgin Mental Health Call for Friday, March 13, 1992.

Section 4 - All Associate Judge courtrooms within the circuit shall be closed to all further settings for these dates. All matters presently set on Associate Judge calls for p.m. March 11, 1992, a.m., p.m. March 12, 1992, a.m., p.m. March 13, 1992 shall be continued to new dates. Each Associate Judge is responsible for and shall clear his or her call of any matters set on these dates.

<u>Section 5</u> - All Police agencies within the 16th Judicial Circuit are requested to make no cases returnable on these dates and to so advise their individual police officers. The Clerk of the Circuit Court of each County shall notify each police agency operating within their county of the entry of this Order.

Dday of February A.D., ENTER this O 1992. Michael J. Colwell, Chief Circuit Judge/

1. This Order is entered pursuant to Supreme Court Rule 21.

2. The Supreme Court through the Administrative Office of the Illinois Courts has advised the Chief Judges of its desire to encourage and assure attendance of all court reporters at the 1992 Official Court Reporters Seminar.

3. Judges presiding in courtrooms wherein court reporters are required by law, are directed to set no such matters for May 22, 1992 except on an emergency basis.

4. All court reporters of the circuit not attending the Administrative Office of Illinois Courts seminar on May 22, 1992 shall notify Kathryn Lencioni no later than May 1, 1992. Those court reporters not attending said seminar shall report for their regular duties as assigned on May 22, 1992.

5. Freelance reporters will be arranged for criminal trials in progress or emergency matters as required on May 22, 1992.

6. Execution and filing with the Circuit Clerks of this Order shall constitute notice of this Order to the practicing bar.

day of January, 1992. ENTER this Michael J. Colwell

Michael J. Colwell Chief Circuit Judge



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AMENDED GENERAL ORDER 92-3

<u>Section 1.</u> Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the court assignments indicated below:

PROBATE & FAMILY DIVISION:

Courtroom G-7

- Gene L. Nottolini, Presiding Judge
- Paternities, Mondays A.M. and P.M.
- Probate, Tuesdays and Fridays, A.M. and P.M.
- State's Attorneys Non-Support
 - Call, Wednesday, A.M. and P.M.
- Clerk's Non-Support Call, Thursdays, A.M. and P.M.

MISDEMEANOR & TRAFFIC DIVISION:

Courtroom 240



Monday, Tuesday and Wednesday Room 220 and Room 150 back-up judge, A.M. and P.M.
Thursday, A.M. - Returns, Orders of Protection, 9:00 A.M.
F and D matters as assigned, 10:30 A.M.
Thursday A.M. call conducted Chambers G-7, Family Court Building Thursday P.M. back-up, Room 220, Room 150

F. Keith Brown, Associate Judge

Friday A.M. and P.M., Elgin Mental Health Call

Branch Court Rotation: James C. Hallock

Section 2. Administrative Assistant, Kathryn Lencioni shall prepare and circulate a Branch Court Rotation Schedule substituting Judge Hallock for Judge Brown and shall prepare an appropriate revised wedding schedule.

<u>Section 3.</u> All provisions of General Order 91-20 not inconsistent herewith remain in full force and effect.

Section 4. General Order 92-3 is hereby vacated.

Section 5. This Order shall take effect on February 3, 1992.

ENTER this 29th day of January 1992 Michael J. Colwell, Chief Judge

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GENERAL ORDER 92-3

Section 1. Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the court assignments indicated below:

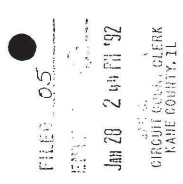
PROBATE & FAMILY DIVISION:

Courtroom G-	Co	ur	tr	oom	G-
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ourtroom G-7	Gene L. Nottolini, Presiding Judge	
	- Paternities, Mondays A.M. and P.M.	
	- Probate, Tuesdays and Fridays,	
	A.M. and P.M.	
	 Clerk's Non-Support Call, 	
	Wednesday, A.M. and P.M.	
	- State's Attorneys Non-Support	
	Call, Thursdays, A.M. and P.M.	

MISDEMEANOR & TRAFFIC DIVISION:

Courtroom 240



F. Keith Brown, Associate Judge - Monday, Tuesday and Wednesday Room 220 and Room 150 back-up judge, A.M. and P.M. Thursday, A.M. - Returns, Orders of Protection, 9:00 A.M. F and D matters as assigned, 10:30 A.M. * Thursday A.M. call conducted Chambers G-7, Family Court Building Thursday P.M. back-up, Room 220,

Room 150 Friday A.M. and P.M., Elgin Mental Health Call

Branch Court Rotation:

James C. Hallock

Section 2. Administrative Assistant, Kathryn Lencioni shall prepare and circulate a Branch Court Rotation Schedule substituting Judge Hallock for Judge Brown and shall prepare an appropriate revised wedding schedule.

Section 3. All provisions of General Order 91-20 not inconsistent herewith remain in full force and effect.

ENTER this Anday of January, 1992. Ne Michael J. Colwell,

Chief Circuit Judge

In Re: The appointment of James C. Hallock, Associate Circuit Judge for the Sixteenth Judicial Circuit.

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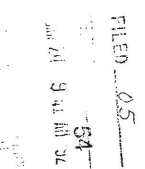
The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts that James C. Hallock has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that James C. Hallock is appointed as Associate Judge of the Sixteenth Judicial Circuit effective February 1, 1992.

ENTER this I day of January A.D., 1992.

Michael J (Colwell

Chief Circuit Judgé



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Pursuant to Supreme Court Rule 40 and Chapter 25 Section 27.1 and Section 27.1a(r)

IT IS ORDERED AS FOLLOWS:

1. The Clerk of the Circuit Court of Kane County shall collect the sum of ten (\$10.00) dollars for marriages in court pursuant to Chapter 25 Section 27.1a(r).

2. In addition to the fee collected pursuant to Chapter 25 Section 27.1a(r) for marriages in court in the amount of ten (\$10.00) dollars the Circuit Clerk in Kane County shall collect a fee of ten (\$10.00) dollars pursuant to Supreme Court Rule 40 for marriages in court.

3. In addition to the fee collected pursuant to Chapter 25 Section 27.1 in the amount of ten (\$10.00) dollars for marriages in court in DeKalb and Kendall Counties, the Presiding Judges secretary/assistant or the Clerk of the Circuit Court (at the presiding judges option) shall collect a fee of ten (\$10.00) dollars pursuant to Supreme Court Rule 40 for marriages in court.

4. Both fees collected pursuant to this Order shall be remitted to the marriage funds of the respective counties by the party collecting same.

5. This Order shall become effective January 2, 1992 and supersedes General Order 91-21.

ENTER this 2nd day of January, 1992 ,60 4 Chief Ørcuit Judge

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Rule 15.22 - FAMILY MEDIATION PROGRAM

1. A Family Mediation Program for the 16th Judicial Circuit is hereby established.

2. Any persons who meet the following criteria are eligible to serve as mediators for the purposes of this Rule:

- A. Satisfactory completion of 40 hour divorce mediation training program, and;
- B. Possession of a Masters Degree in Social Work, Mental Health, Clinical Psychology or a Juris Doctor Degree.

3. A. Persons providing mediation services shall be barred from subsequently representing either party or from providing professional services for either party individually, other than as a mediator, for a five year period.

> B. The mediator shall be barred from testifying as to confidential mediation issues in any proceeding except by leave of court for good cause shown.

4. All persons meeting the requirements in paragraph 2 and submitting to the conditions in paragraph 3 who are interested in acting as Court Appointed Mediators shall provide proof by way of affidavit of the aforesaid requirements to the presiding Judge of the Family Court, presiding Judge of Kendall County, and the presiding Judge of DeKalb County and shall then be eligible to serve as mediators. A periodic list shall be prepared by the presiding judges of the Kane County Family Court, Kendall County and DeKalb County; and approved by the Chief Circuit Judge with the names of those persons eligible to be appointed and/or retained as mediators.

5. Mediation may be ordered by the court if the court finds:

- A. A dispute exists involving child custody or visitation.
- B. There is reasonable likelihood that mediation can aid the parties in resolution of the dispute.

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6. Where appropriate the Court may appoint a Guardian ad Litem and/or an attorney to represent the child or children during mediation and shall allocate the cost of such Guardian ad Litem and/or attorney between the parties if necessary.

7. A. The judge to whom the child custody or

visitation is assigned may make the necessary findings to order mediation. The presiding judge of Kane County Family Court or such other presiding judge as is applicable shall designate the particular mediator to be used on a rotating basis from the list of mediators fulfilling the criteria set forth in this Rule.

- B. The parties shall not be entitled to choose specific mediators. (This provision does not apply to court approved agreements between litigants which pre-date the dispute in issue.)
- C. If the mediator selected has any conflict of interest another mediator shall be appointed from the list.

8. A. Upon appointment of the mediator, the court shall set a 60 day status date for submission of the mediator's report to the court and respective counsel and the report shall be inadmissable as evidence in any subsequent proceeding. The report shall state the following:

- (1) Whether a settlement has been reached.
- (2) Whether any additional mediation sessions are recommended.
- (3) The number and duration of sessions conducted.
- (4) Whether psychological evaluation is recommended.
- B. In the event a settlement is reached the mediator shall supply a written summary of the agreement to counsel and the court and same shall be included in any order or judgment disposing of the dispute.
- C. In the event a settlement is not reached, the mediator shall supply a statement setting forth the areas of disagreement to the court and counsel.
- D. The mediator shall have discretion as to the amount of time needed for mediation sessions.
 It shall be within the court's discretion to extend mediation after the 60 day status date.
- E. Only written discovery shall be allowed until mediation is terminated by order of court.

10. The mediation fee may be no higher than One Hundred (\$100.00) Dollars per hour, payable in advance to the mediator for services rendered. Initially, an advance deposit of the cost

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of three hours of the mediators time shall be required for the first three hours of the mediation service. The Court shall allocate mediation costs between the parties if necessary.

11. This Rule shall be effective June 3, 1991.

ENTER this day of May, A.D., 1991 ull Michael J Colwell Chief Circuit Judge

Pursuant to Supreme Court Rule 529(c) of the Illinois Supreme Court and the standards set forth thereunder by the Conference of Chief Circuit Judges; the court finds:

1. That the Sixteenth Judicial Circuit and the Circuit Clerks of Kane, Kendall and DeKalb Counties in said circuit, and Waubonsee Community College have entered into a certain contract dated November 21, 1991 whereby the National Safety Council's four hour Defensive Driving School Program shall be conducted by Waubonsee Community College at various sights within Kane, Kendall and DeKalb Counties.

2. The aforesaid contract was approved by the Circuit Judges on October 3, 1991 and the Conference of Chief Circuit Judges on October 18, 1991.

3. The aforesaid contract calls for the start up of the instant program no later than six (6) months from the date of the contract's execution.

THIS COURT THEREFORE ORDERS AS FOLLOWS:

1. Waubonsee Community College is hereby authorized to conduct a four hour defensive driving school program pursuant to the aforesaid contract of November 21, 1991 and any subsequent amendments thereto, and Illinois Supreme Court Rule 529(c).

2. Traffic tickets written in Kane, Kendall and DeKalb Counties, not requiring a court appearance (as set out in Illinois Supreme Court Rule 551), may be mailed to the Circuit Court requesting the aforesaid four hour course, and an order of supervision under paragraph 1005-6-3.1 of Chapter 38, Ill. Rev. Statutes may be entered upon a written plea of guilty, provided that the motorist:

> a. Had not within the proceeding 12 months attended a court ordered traffic safety school; b. Pays the fines and costs required by law and a specified tuition fee; and c. Successfully completes the defensive driving school program within the time set

3. That nothing herein prohibits the granting of $\frac{2}{3}$ $\underline{\underline{\omega}}$ supervision in traffic court proceedings upon such terms as the judge considers appropriate, including without limitation, referral to the defensive driving school program, under the conditions of sub-paragraphs a, b and c of paragraph 2 hereunder.

DATED this day of Novembrie 1991. Michael J. Colwell, Chief Judge

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Sevent to Supreme Court Rule 529(c) of the Illinois Sevent court and the standards set forth thereunder by the Sevente court and the standards set forth thereunder by the

1. That the Sixteenth Judicial Circuit and the Circuit Clarks of Kane; Kondall and DeKalb, Counties in said circuit, and Water See Community College have entered into a certain contract Cates November 21, 1991 whereby the National Safety Council's Four hour Defensive Driving School Program shall be conducted by Water See Community College at various sights within Kane. 7 Formall and DeKalb Counties.

2. The aforesaid contract was approved by the Circuit Conference of Chief Circuit Chief an October 18, 1991.

3. The aforesaid contract calls for the start up of the Satisfy program no later than six (6) months from the date of the CENTRET & execution.

THIS COURT THEREFORE ORDERS AS FOLLOWS:

1. Waubonsee Community College is hereby authorized to Control of four hour defensive driving school program pursuant to the aforesaid contract of November 21, 1991 and any subsequent amendments thereto, and Illinois Supreme Court Rule 529(c).

2. Traffic tickets written in Kane, Youcall and DeKalb Counties, not requiring a court appearance the Get out in 1117015 Supreme Court Rule 551) hay be mailed to the Circuit Court requesting the aforesaid four hour course, and an order of Supervision under paragraph 1005-6-3.1 of Chapter 38, 111. Rev. Statutes may be entered upon a written plea of guilty, provided that the motorist:

attended a court ordered traffic safety school;
 b. Pays the fines and costs required by
 lew and a specified tuition fee; and
 c. Successfully completes the defensive
 driving school program within the time set

3. That nothing herein prohibits the granting of Supervision in traffic court proceedings upon such terms as the Judge considers appropriate, including without limitation, referral to the defensive driving school program, under the Conditions of sub-paragraphs a, b and c of paragraph 2 hereunder.

DATED this -57 day of November 1993.

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It is ordered as follows:

Section 1. Pursuant to vote of the Circuit Judges of the Sixteenth Judicial Circuit, County of Kane, those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

<u>Section 2.</u> Those persons herein designated as back-up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel make it necessary.

<u>Section 3.</u> Those persons appointed as court appointed counsel together with the indication of their back-up counsel, are as follows:

Α.	David Kliment -	Claudia Kliment Vincent C. Argento	
в.	Shari C. Bertane -	Mary Robinson Josette Skelnick	- ; <u>5</u>
c.	Carole Grahn-Hayes -	Julie Doyle Susan Shivers	55 III
D.	David C. Camic -	Kathleen Colton Stephen C. Wilson	9

Section 4. Appointed counsel shall serve a term of one (1) year unless earlier removed, and shall serve upon the conditions and terms set forth in Kane County Board Resolution 87-7, pursuant to the code of professional conduct and pursuant to Chapter 34, Sec. 3-4006.

<u>Section 5.</u> This General Order supersedes General Order No. 89-26 and is effective January 2, 1992.

ENTER this 477 day of December, 1991.

Chief Circuit Judge

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MENTAL HEALTH COURT FILES

IT IS HEREBY ORDERED:

Effective immediately whenever the Director of the Elgin Mental Health Center or any other mental health center located within the Sixteenth Judicial Circuit discharges a patient for whom there is in existence a court proceeding brought under Ch. 91 1/2, of the Illinois Revised Statutes said discharge by said mental health centers shall constitute authority for the Circuit Clerk in the respective counties of the circuit to close and terminate the court file involving that hospitalization from the active file list in the respective circuit clerk's offices.

ENTER this day of November, 1991. dh Michael Colwell J. Chief Circuit/Judge

RCUIT COUNTY, IN w 80 -ERK ഫ്

TT IS HEREBY ORDERED THAT:

Section 1. Pursuant to Ch. 46, Sec. 6-21 of the Illinois Advised Statutes, the Court being advised that the term of G. William Richards as a member of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois does State on the first day of December. 1991 and it appearing that Said C. William Richards has performed the duties of his office Since his appointment as a member of the said Election Commission is a lawful and proper manner, and continues to be a member of Since of the two leading political parties of the State of Illinois, the court hereby re-appoints G. William Richards as a member of said Election Commission for a period of three (1) Years from and after the expiration of his first term, and Until Sis Successor is appointed.

Section 2. The said G. William Richards shall take his set Son Such Board immediately upon filing the oath and bond as set Forth in Section 6-24 of Ch. 46 of the Illinois Revised Statutes.

Section 3. This Order shall take effect December 1, 1991. ENTER this Order day of November, A.D., 1991.

J. Colve Chief Circuit Jugg



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General Order 91-22

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing November 12, 1991.

VICKI L. COHEN

Enter this 1st. day of November, 1991.

Chael J. Colwell, Chief Judge Sixteenth Judicial Circuit





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GENERAL ORDER 91-21

Pursuant to Supreme Court Rule 40 and Chapter 25 Section 27.1,

IT IS ORDERED AS FOLLOWS:

1. In addition to the fee collected pursuant to Chapter 25 Section 27.1 for marriages in Court in the amount of \$10.00 the Circuit Clerk in Kane County shall collect a fee of ten (\$10.00) dollars pursuant to Supreme Court Rule 40 for marriages in court.

2. In addition to the fee collected pursuant to Chapter 25 Section 27.1 in the amount of \$10.00 for marriages in court in DeKalb and Kendall Counties, the Presiding Judges secretary/assistant or the Clerk of the Circuit Court (at the presiding judges option) shall collect a fee of ten (\$10.00) dollars pursuant to Supreme Court Rule 40 for marriages in court.

3. Both fees collected pursuant to this Order shall be remitted to the marriage funds of the respective counties by the party collecting same.

4. This Order shall become effective October 1, 1991. ENTER this 13th day of September, 1991 Annu Columnation of Chief Circuit Judge

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GENERAL ORDER 91-20

Section 1.

Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the Court assignments indicated below:

CIVIL DIVISION:

- Michael J. Colwell, Chief Judge Courtroom 240 -Presiding Judge Civil Division. Administrative Call Monday - Wednesday 9:00 a.m. Trials as assigned. Courtroom 210 -Pamela K. Jensen L Jury and Non-Jury; LM, SC, Jury; #2 back-up Judge, LM, SC, Bench cases. Michael F. O'Brien Courtroom 320 -L Jury and Non-Jury; LM, SC, Jury; #3 back-up Judge, LM, SC, Bench cases.
- Courtroom 310 Patrick J. Dixon L Jury and Non-Jury; LM, SC, Jury; #4 back-up Judge, LM, SC, Bench cases.
- Courtroom 110 James F. Quetsch CH, MR, ED, TX and MC cases.
- Courtroom 120 R. Peter Grometer SC, LM cases.

FELONY DIVISION:

Courtroom 340 - Barry E. Puklin - Presiding Judge and Trial Judge #4 Misdemeanor, Jury Demand and Mental Health Jury Demand back-up Judge.

Judge.

Thomas E. Hogan - Trial Judge

#3 Misdemeanor Jury Demand and Mental Health Jury Demand back-up

Courtroom 430 -

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ENTERED 44 Courtroom 350 - Melvin E. Dunn - Trial Judge #2 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

Courtroom 250 - John L. Petersen - Violation of Probation, Bond Reductions, Preliminary Hearings, Trials as assigned and #5 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

MISDEMEANOR AND TRAFFIC DIVISION:

Courtroom 220 - Timothy Q. Sheldon, Presiding Judge

Courtroom 150 - James T. Doyle (includes the Paternity case call every Monday at 1:30 p.m. and the first and third Fridays of every month at 1:30 p.m.)

> Paternity cases involving contested issues of custody, visitation and support may be directly assigned to Judge Gene L. Nottolini, by the presiding judge of Room 150. When assigned such cases shall be set on Wednesdays at 9:00 a.m. in Room G-7 for status/setting or assignment to a Family Division judge.

Aurora Branch Ct. - Richard J. Larson

Elgin Branch Ct. - F. Keith Brown

PROBATE AND FAMILY DIVISION:

Courtroom G-7 -	Gene L. Nottolini, Presiding Judge Probate - Monday - Wednesday Non-Support Call - Thursdays Mental Health - Elgin State Hospital - Fridays
Courtroom 113 -	Judith M. Brawka
Courtroom 121 -	Donald J. Fabian
Courtroom 213 -	Roger W. Eichmeier

JUVENILE DIVISION:

Courtroom 140 -

Richard D. Larson

SPECIAL ASSIGNMENT JUDGE:

Courtroom 330 - Wiley W. Edmondson #1 back-up Judge LM, SC cases #1 back-up Judge Misdemeanor Jury Demand and Mental Health Jury Demand cases. Vacation and illness coverage as assigned. Miscellaneous specially assigned cases.

KENDALL COUNTY:

James E. Wilson, Presiding Judge

Grant S. Wegner

DEKALB COUNTY:

Philip L. DiMarzio, Presiding Judge

John W. Countryman

Douglas R. Engel

Robert C. Jenkins

Section 2. All Jury Demand cases from Courtroom 120 shall be assigned directly by the Presiding Judge of courtroom 120 to Judges Jensen, O'Brien and Dixon on a rotating basis. All overflow bench trials from courtroom 120 will be assigned on the day of trial to the Presiding Judge of the Civil Division for reassignment to a back-up judge in the order of preference set forth herein.

Section 3. Misdemeanor Jury Demands and Mental Health Jury Demands shall be set before Judge Timothy Q. Sheldon in courtroom 220. All Misdemeanor Jury Demand and Mental Health Jury Demand cases shall be set for jury trial on Mondays at 9:00 a.m. in Room 220. All Mental Health and Misdemeanor Jury Demand cases which the room 220 judge is unable to try shall be transferred on that judge's order to the presiding judge of the Criminal Division for reassignment to the special assignment judge or an available felony judge in the order of preference established herein.

<u>Section 4.</u> All presiding judges of the respective divisions of the circuit court are authorized to and shall make all assignment orders indicated herein and all other orders for reassignment of judges as may be necessary from time to time to



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REVISED BOND CALL SCHEDULE July, 1991 - January, 1992

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Attachment "B"

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DECEMBER

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1993

4 (July 4th)	Grometer	1	Brown
6-7	Grometer	7-8	Doyle
13-14	Petersen	14-15	Grometer
20-21	Fabian	21-22	Petersen
27-28	Hogan	25	Fabian
	_	28-29	Hogan

AUGUST

3-4	Sheldon		
10-11	Eichmeier		
17-18	Brawka		
24-25	Edmondson		
31	Richard J. Larson		

SEPTEMBER

1-2 (Labor Da	Y) Richard J. Larson
7-8	Richard D. Larson
14-15	Brown
21-22	Doyle
28-29	Grometer

OCTOBER

5-6	Petersen	
12-13	Fabian	
14 (Columbus Day)	Fabian	
19-20	Hogan	
26-27	Sheldon	

NOVEMBER

2-3	Eichmeier
9-10	Brawka
11 (Veterans)	Brawka
16-17	Edmondson
23-24	Richard J. Larson
28-29 (T'giving)	Richard D. Larson
30	Brown

NOVEMBER

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Mon. 4	Tues. 5	Weds. 6	Thurs. 7	Fri. 8
Brawka	Eichmeier	Fabian	Doyle	Sheldon
Mon. 11	Tues. 12	Weds. 13	Thurs. 14	Fri. 15
Holiday	Edmondson	Grometer	Hogan	Grometer
Mon. 18	Tues. 19	Weds. 20	Thurs. 21	Fri. 22
Larson	Petersen	Sheldon	Brawka	Larson
Mon. 25	Tues. 26	Weds. 27	Thurs. 28	Fri. 29
Eichmeier	Fabian	Doyle	H-O-L-I-D-A	A-Y

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DECEMBER

Mon. 3	Tues. 4	Weds. 5	Thurs. 6	Fri. 7
Edmondson	Grometer	Hogan	Larson	Hogan
Mon. 9	Tues. 10	Weds. 11	Thurs. 12	Fri. 13
Petersen	Sheldon	Brawka	Eichmeier	Petersen
Mon. 16	Tues. 17	Weds. 18	Thurs. 19	Fri. 20
Fabian	Doyle	Edmondson	Grometer	Brawka
Mon. 23 Hogan Eichmeier	Tues. 24 close-noon Larson-11 a.m	Weds. 25 HOLIDAY	Thurs. 26 Petersen	Fri. 27 Eichmeier

JANUARY, 1992

Mon.	30	Tues.	31
Shel	don	Brawka	3

WEDDING SCHEDULE ATTACHMENT "A"

2 M 2 A A A · · .

AUGUST

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Mon. 5	Tues. 6	Weds. 7	Thurs. 8	Fri. 9
Brawka	Eichmeier	Fabian	Doyle	Brawka
Mon. 12	Tues. 13	Weds. 14	Thurs. 15	Fri. 16
Edmondson	Grometer	Hogan	Larson	Eichmeier
Mon. 19	Tues. 20	Weds. 21	Thurs. 22	Fri. 23
Petersen	Sheldon	Brawka	Eichmeier	Doyle
Mon. 26	Tues. 27	Weds. 28	Thurs. 29	Fri. 30
Fabian	Doyle	Edmondson	Grometer	Fabian
SEPTEMBER				
Mon. 2	Tues. 3	Weds. 4	Thurs. 5	Fri. 6
Holiday	Hogan	Larson	Petersen	Sheldon
Mon. 9	Tues. 10	Weds. 11	Thurs. 12	Fri. 13
Sheldon	Brawka	Eichmeier	Fabian	Grometer
Mon. 16	Tues. 17	Weds. 18	Thurs. 19	Fri. 20
Doyle	Edmondson	Grometer	Hogan	Larson
Mon. 23	Tues. 24	Weds. 25	Thurs. 26	Fri. 27
Larson	Petersen	Sheldon	Brawka	Hogan
Mon. 30 Eichmeier				
OCTOBER				
Mon.	Tues. 1	Weds. 2	Thurs. 3	Fri. 4
	Fabian	Doyle	Edmondsor	Petersen
Mon. 7	Tues. 8	Weds. 9	Thurs. 10) Fri. 11
Grometer	Hogan	Larson	Petersen	Brawka
Mon. 14	Tues. 15	Weds. 16	Thurs. 17	Fri. 18
Holiday	Sheldon	Brawka	Eichmeier	-Eichmeier
 Mon. 21 Fabian	Tues. 22 Doyle	Weds. 23 Edmondson	Thurs. 24 Grometer	
Mon. 28	Tues. 29	Weds. 30	Thurs. 31	
Hogan	Larson	Petersen	Sheldon	

See Reverse Side

insure the administration of justice within their respective divisions.

<u>Section 5.</u> Weddings in Kane County shall be conducted Monday thru Thursday between the hours of 3:00 p.m. and 4:00 p.m. by all Associate Judges sitting in Geneva. Friday weddings shall be conducted between 1:30 p.m. and 4:00 p.m. on a rotating basis by all Associate Judges sitting in Geneva. Administrative Assistant, Kathryn Lencioni shall prepare a wedding schedule commencing with the week of August 5, 1991 which provides for this method of alternate wedding schedules. A copy of that schedule is attached hereto as Attachment "A". <u>It is the</u> <u>responsibility of the scheduled wedding judge to provide coverage</u> <u>in the event of an absence.</u>

Section 6. Kane County weekend Bond calls are assigned to all Associate Judges sitting in Kane County. Kane County Bond call assignments are set forth in this Order in Attachment "B". Any changes in the published bond call schedule must be called to the attention of Kathryn Lencioni no later than the Friday morning before the changed assignment.

<u>Section 7.</u> This Order shall become effective Thursday, August 1, 1991 and supersedes General Order 91-6.

ENTER this 19 day of July, A.D., 1997. Judge fircuit



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GENERAL ORDER 91-19

IN RE: Appointment of F. Keith Brown, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Acting Director of the Administrative Office of the Illinois Courts that F. Keith Brown has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge.

IT IS HEREBY ORDERED that F. Keith Brown is appointed as Associate Judge of the Sixteenth Judicial Circuit effective August 1, 1991.

ENTER this 15 hay of July, A.D. 1991.

J. Colvell Michael

Chief Circuit Judge

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IT IS HEREBY ORDERED THAT:

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A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb, shall be closed on the following legal holidays for the year 1992.

HOLIDAY

New Year's Day

OBSERVED ON

Wednesday, Jan. 1

Martin Luther King Jr's Birthday	Monday, Jan. 20
Lincoln's Birthday	Wednesday, Feb. 12
Washington's Birthday	Monday, Feb. 17
Casimir Pulaski's Birthday	Monday, March 2
Good Friday	Friday, April 17
Memorial Day	Monday, May 25
Independence Day	Friday, July 3
Labor Day	Monday, Sept. 7
Columbus Day	Monday, October 12
Election Day	Tuesday, Nov. 3

Veteran's Day

Thanksgiving Day

Christmas Eve (Closed at Noon)

Christmas Day

Friday, Dec. 25

Wednesday, Nov. 11

Thursday, Nov. 26 Friday, Nov. 27

Thursday, Dec. 24

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and	
extended to the next business day of this co	ourt.
Enterithis Landay of July, 1991.	
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Mahae Hourd	
Chief Judge Michael J. Colwell (
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IN RE: Appointment of John L. Petersen, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts that John L. Petersen has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge created by the resignation of Peter K. Wilson, Jr.;

IT IS HEREBY ORDERED that John L. Petersen is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective July 1, 1991.

ENTER this All day of June, A.D. 1991.

Michael J. Colwell Chief Circuit Judge



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CIRCLII SOURT CLERK

GENERAL ORDER 91-16

IT IS HEREBY ORDERED:

<u>Section 1:</u> By vote of the Circuit Judges of the Sixteenth Judicial Circuit the Local Rules previously adopted are amended in the following respects.

<u>Section 2: Article Two:</u> Clerk of the Circuit Court shall be amended by adding Rule 2.09 as follows:

JUDGES NOTES

At the request of any Judge the Clerk of the Circuit Court may for the sake of convenience and judicial economy keep and maintain a judges trial and/or hearing notes in the court file. These notes are the property of the judge and shall not be filed of record by the Clerk. Judges notes shall be placed in a kraft envelope, which shall be sealed and marked as "Judicial Notes -Impounded Documents" together with the name of the Judge requesting the notes be preserved and stored.

The Circuit Clerks may, at the time of microfilming or file destruction (pursuant to the Local Records Act and the retention schedules established by the Supreme Court of Illinois) dispose of judge's notes found in a court file by returning them to the judge or, if the judge approves, is retired, or deceased, by destroying them using approved methodology.

ARTICLE FIFTEEN:

Section 3: Domestic Relations is amended by adding Rule 15.22 as follows:

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GENERAL ORDER 91-15

For the purpose of a more efficient administration of $\exists \dot{a} = 1$ justice, and to aid in the revision of the current warrant system, it is hereby ordered:

That all warrants issued on those cases listed on the 22 attached computer printout dated May 5, 1991, are to be recalled:

It is further ordered that upon the Circuit Clerk's receipt of the original or service copy of the warrant, from the appropriate holding Law Enforcement Agency, that those cases listed on the attached computer printout dated May 5, 1991, and whose warrants have been recalled are hereby dismissed with leave to reinstate.

This order and the original warrant listing shall be filed by the Clerk of the Circuit Court in file number MR KA 91-1.

ENTER this _______ day of May, 1991.

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Michael J. Colvell, Chief Circuit Judge

ENTERED 44

ALLANTES

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In Re: Reappointment of Associate Circuit Judges

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts that the following judges have received the requisite three-fifths (3/5) vote in favor or reappointment as Associate Judge, and the Director having declared them reappointed for another term commencing July 1, 1991 and ending June 30, 1995,

NOW THEREFORE, IT IS HEREBY ORDERED that the following judges are reappointed Associate Circuit Judges of the Sixteenth Judicial Circuit:

Judith M. Brawka 1. James T. Doyle 2. Wiley W. Edmondson 3. 4. Roger W. Eichmeier 5. Donald J. Fabian R. Peter Grometer 6. Thomas E. Hogan 7. Robert C. Jenkins 8. 9. Richard D. Larson 10. Richard J. Larson 11. Timothy Q. Sheldon Ah day of May, A.D., ENTER this _ 199

Michael J. Colwelf Chief Circuit Judge

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IT IS HEREBY ORDERED THAT:

Section 1: General Order 89-1 is hereby amended and H superseded.

Section 2: As to all places in which the court conducts business as a court of law or chancery, there is reserved to the court, upon direction of the judge presiding in such court, the right to order or direct a search by reasonable and lawful means available of any person and their property entering a court location.

If such a search is directed and there is thereby discovered any weapon listed as a dangerous weapon under Chapter 38, Paragraph 33A-1, such weapon shall be subject to immediate seizure by the personnel authorized to conduct the search.

Where appropriate materials seized may be returned to the owner upon his or her departure from the court building.

Any material seized and not returned to the owner or person from whom taken after thirty days shall be delivered to the Kane County Sheriff to be destroyed or used in a display of weapons seized or for other educational purposes deemed appropriate by the Sheriff.

The owner of the material seized or the person from whom the material was taken, in those cases where the material is not returned shall be informed that he or she may within thirty (30) days petition the court for return of said materials. He or she shall be informed that failure to file such petition within the time specified shall result in a forfeiture of the material.

Section 3: As to all court locations in Kane County, in addition to the procedures in Section 2, the following search procedures shall be employed at all court locations equipped with metal detectors and/or x-ray screening devices:

A. All persons entering court locations in Kane County employing metal detectors and/or x-ray screening devices shall be required to pass through a metal detector and all packages, brief cases, files, boxes, backpacks, purses and the like shall be caused to pass through the x-ray screening device.

B. A person who activates the metal detector may be denied entry to the court facility without further questioning or search. A person whose package, briefcase, file, boxes, backpacks, purses and the like, upon passing through the x-ray screening device, discloses suspicious objects may be denied entry without further questioning or search.

ENTERED _32_



C. A person who activates the metal detector may be permitted to pass through the detector a second time after removing all metal objects. If upon entering the detector a second time, a person activates the detector, that person shall not be permitted to enter that court facility unless the person consents to a patdown search and the officer authorized to conduct the search is satisfied that there is no weapon or dangerous material present.

D. A person whose package, briefcase, file, box, backpacks, purse or the like contains suspicious objects upon passing through the x-ray screening device may submit such items for inspection by the officer authorized to conduct such inspection. If such officer is satisfied there is no weapon or dangerous material present, the person may proceed to enter the court facility.

E. All packages, briefcases, files, boxes, backpacks, purses and the like are subject to search for dangerous materials at the time of screening or as deemed necessary by authorized security officers; but in no event may printed documents be examined.

Section 4: In furtherance of the protection of the public and those working in the main courthouse located at 100 South Third Street, Geneva, the following additional procedures shall be implemented upon the effective date of this Order:

A. The north and south doors shall be secured and shall not be used by the general public except as an emergency exit.

B. Judges, licensed attorneys, court employees and county employees working in the main courthouse located at 100 South Third Street, Geneva, shall be issued a county identification card upon compliance with procedures established by the Sheriff of Kane County and the Court Administrator for the Sixteenth Judicial Circuit. Each county identification card shall be equipped with a computerized bar code which will activate the electronic lock at the north door enabling those who possess the county identification card to access the building through the secured north door. Persons possessing the county identification card may not permit persons who do not possess the card to enter the north door. Anyone who violates this provision of the General Order will lose their county identification card privilege. All persons possessing the county identification card remain subject to all other provisions of this General Order.

C. All persons entering the main courthouse located at 100 South Third Street, Geneva, lawfully carrying a weapon including sworn police officers, deputies, investigators and the like, shall check their weapons at the time of entry with designated court security personnel who shall secure said weapons in a professional weapons locker located in the main courthouse. Weapons will be returned by court security personnel at the time the person depositing the weapon leaves the court building. Weapons being brought into the courthouse by an authorized police agency for use as evidence are not subject to this provision of this order.

D. The first floor mens washroom in the main courthouse will be closed for public use and shall be used only for handicapped individuals and designated personnel.

E. Public access to the stairwell between the first and second floors of the main courthouse on the west side of the building is eliminated and may be used only by designated court personnel upon the effective date of this order.

F. The east and west doors of the main courthouse will be open on Mondays, 7:30 a.m. to 4:30 p.m. and 8:30 a.m. to 4:30 p.m. Tuesday through Friday.

G. The north door of the main courthouse will be open from 7:00 a.m. to 5:00 p.m. for those judges, states attorneys personnel, public defender personnel, circuit clerk personnel, employees of the judiciary and county maintenance personnel who possess county identification cards.

H. The north door of the main courthouse will be open to licensed attorneys from 8:30 a.m. to 4:30 p.m. Monday through Friday, provided they possess county identification cards.

I. If a courtroom is in session after the regular court hours set forth herein, the bailiff/security officer assigned to that court shall contact building maintenance to insure proper lighting of all necessary hallways and staircases.

J. The Sheriff's department commander of courthouse security shall daily require his or her staff to check with all judges regarding the need for security after 4:30 p.m. and assign staff as necessary.

Section 5: The terms and conditions of this Order shall be effective May 6, 1991,

ENTER this And day of April, 1991.

Michael J. Colwell,

Michael J. Colwell/ Chief Circuit Judge

IT IS HEREBY ORDERED THAT:

HEREBY ORDERED THAT: Illinois Revised Statutes, a vacancy having occurred on the Board of Election Commission for the City of Aurora, by reason of the resignation from the Commission of Associate Circuit Fadge, R. Peter Grometer, and the nominee hereinafter named being a resident of the City of Aurora, County of Kane, State of Illinois for more than two (2) years and otherwise satisfying the requirements of Section 6-21 and 6-22; Associate Circuit Judge Donald Fabian is hereby appointed to fill the vacancy created by reason of the resignation of Associate Judge R. Peter Grometer, as an Election Commissioner of the Board of Election Commissioners of the City of Aurora.

Section 2: This appointment shall take effect immediately. Inday of ENTER this C 1991. Michael /J. Colwell Chief Circuit Judge

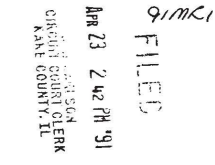


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Pursuant to the applicable Supreme Court Rules it is ordered as follows:

The Clerks of the Circuit Court are authorized to recall warrants as follows:

1. In any OV, TR, or CM must appear case where a warrant issues <u>ONLY</u> for failure to pay fine and costs the circuit clerks upon receipt of all applicable fines and costs may endorse on the court file "Warrant Recalled Pursuant to General Order 91-11" and the warrant shall be recalled without an individual judges signature.

2. In any OV, TR, or CM non-must appear case where a warrant issues for failure to pay fine and costs the circuit clerks upon receipt of all applicable fines and costs may endorse on the court file "Warrant Recalled Pursuant to General Order 91-11" and the warrant shall be recalled without an individual judges signature.

3. This procedure is not applicable to felony proceedings.

4. This order supercedes a document dated July 20, 1981 under signature of Honorable Paul W. Schnake entitled "Proceedings on Issuance of Warrant for Non-Payment of Fine."

ENTER this day of

991

Michael J. Colwell Chief Circuit Judge





Pursuant to Supreme Court Rule 21(b) the following Judges are hereby assigned to the court assignments indicated below:

Family Division: Courtroom 113 Judith M. Brawka, acting Presiding Judge until July 1, 1991 or until further order of court.

Probate Division: Room G-7 Pursuant to the authorization of the Illinois Supreme Court in its Order dated March 26, 1991, Honorable Joseph M. McCarthy, retired Circuit Judge recalled to active service. Probate - Monday - Wednesday Non-Support Call - Thursdays Mental Health, Elgin State Hospital -Fridays

The provisions of this Order shall become effective April 1, 1991 and modify General Order 91-6 as set forth herein.

ENTER this Aday of

Michael J. Colwell Chief Circuit Judge

CIRCUIT COUNTY IL

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GENERAL ORDER NO. 91-9

It appearing that the Kendall County Board has passed Ordinance No. 91-1 requesting the establishment of a Court Security Fund pursuant to Illinois Revised Statutes, Chapter 125, Section 19, (1983) as amended;

It further appearing that Ordinance No. 91-1 established a fee schedule for the collection of fees and has provided for the means to implement said collection of fees;

IT IS THEREFORE ORDERED that the Clerk of the Circuit Court for Kendall County shall collect fees pursuant to the schedule set out in Kendall County Ordinance 91-1 effective April 1, 1991 and remit said fees not less than monthly.

IT IS FURTHER ORDERED that the Kendall County Treasurer shall establish a special fund, separate and segregated from the General Fund, into which all said fee receipts from said Clerk shall be held until expended.

IT IS FURTHER ORDERED that no expenditures from said fund shall be made without the expressed written consent of the Chief Judge of the Sixteenth Judicial Circuit, or his designate.

IT IS FURTHER ORDERED that the Clerk shall file a copy of this order and Kendall County Ordinance No. 91-1 in his office and that copies of each document be provided to the Kendall County Treasurer.

Dated this 21/1 day of _ Februar 1991. Chief Circuit Judge



JEN 247150H CIRCUIT COURT CLERK KANE COUNTY, IL

16. WY TO DI L NOW

FILED

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

GENERAL ORDER 91-8

State of Illinois)) SS. County of Kane)

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In Re: Appointment of Attorney Thomas McCulloch, Kane County Public Defender.

The Chief Judge of the Sixteenth Judicial Circuit having been advised that there being a vacancy in the office of the Kane County Public Defender:

IT IS HEREBY ORDERED THAT: Attorney Thomas McCulloch is appointed as Interim Public Defender until the selection of a permanent Kane County Public Defender is made pursuant to Ch. 34 Sec. 3-4004.

ENTER this 27th day of February, A.D. 1991.

Judge

Spread upon the records of the Circuit Court of Kane County this 8th day of March 1991.

Jan Qarlson Clerk of the Circuit Court





Pursuant to Ch. 34 Sec. 3-4001 et seq. and the applicable ' Supreme Court Rules, it is hereby ordered as follows:

There being a vacancy in the office of Kane County Public Defender, Attorney Thomas McCullouch is hereby appointed Intermim Public Defender until the selection of a permanent Kane County Public Defender is made pursuant to Ch. 34 Sec. 3-4004.

This Order shall take effect on_March 16, 1991.

ENTER this 21/day of ____ 1 1991. Circuit Judge gh/left

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GENERAL ORDER 91-7

In Re: Appointment of Richard J. Larson, Associate Circuit Judge for the 16th Judicial Circuit.

The Chief Judge of the 16th Judicial Circuit having been advised by the Director of the Administrative Office of Illinois Courts that Richard J. Larson has received the majority of the votes of the Circuit Judges of the 16th Judicial Circuit to fill a vacancy in the office of Associate Judge;

IT IS HEREBY ORDERED that Richard J. Larson is appointed as Associate Circuit Judge of the 16th Judicial Circuit effective February 25, 1991.

ENTER this ft/h day of February, A.D. 1991 Circuit Judge chief, E L. T







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GENERAL ORDER 91-6

CIVIL DIVISION:

Courtroom 240 -	Michael J. Colwell, Chief Judge Presiding Judge Civil Division.
	Administrative Call Monday - Wednesday 9:00 a.m.
	Trials as assigned.
Courtroom 210 -	Pamela K. Jensen (former Judge Colwell call) L Jury and Non-Jury; LM, SC, Jury; #2 back-up Judge, LM, SC, Bench cases.
Courtroom 320 -	Michael F. O'Brien - L Jury and Non-Jury; LM, SC, Jury; #3 back-up Judge, LM, SC, Bench cases.
Courtroom 310 -	Patrick J. Dixon - (former Judge Quetsch call) L Jury and Non-Jury; LM, SC, Jury; #4 back-up Judge, LM, SC, Bench cases.
Courtroom 110 -	James F. Quetsch - CH, MR, ED, TX and MC cases.
Courtroom 120 -	R. Peter Grometer - SC, LM cases.
FELONY DIVISION:	
Courtroom 340 -	Barry E. Puklin - Presiding Judge and Trial Judge #4 Misdemeanor, Jury Demand and Mental Health Jury Demand back-up

Judge





Courtroom 430 - Thomas E. Hogan - Trial Judge #3 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

Courtroom 350 - Melvin E. Dunn - Trial Judge #2 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

Courtroom 250 - John L. Petersen - Violation of Probation, Bond Reductions, Preliminary Hearings, Trials as assigned and #5 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

MISDEMEANOR AND TRAFFIC DIVISION:

Courtroom 220 -	Timothy Q. Sheldon, Presiding Judge
Courtroom 150 -	James T. Doyle (includes the Paternity case call every Monday at 1:30 p.m. and the first and third Fridays of every month at 1:30 p.m.)
	Paternity cases involving contested issues of custody, visitation and support may be directly assigned to Judge Judith M. Brawka, by the presiding judge of Room 150. When assigned such cases shall be set on Wednesdays at 9:00 a.m. in Room G-7 for status/setting.
Aurora Branch Ct	Richard J. Larson
Elgin Branch Ct	Wiley W. Edmondson
FAMILY DIVISION:	
Courtroom 113 -	Peter K. Wilson, Jr., Presiding Judge
Courtroom 121 -	Donald J. Fabian
Courtroom 213 -	Roger W. Eichmeier
PROBATE DIVISION:	
Room G-7 -	Judith M. Brawka - Probate - Monday - Wednesday



Non-Support Call - Thursdays Mental Health - Elgin State Hospital - Fridays

JUVENILE DIVISION:

Courtroom 140 - Gene L. Nottolini

SPECIAL ASSIGNMENT JUDGE:

Courtroom 330 - Richard D. Larson, #1 back-up Judge LM, SC cases #1 back-up Judge Misdemeanor Jury Demand and Mental Health Jury Demand cases. Vacation and illness coverage as assigned Miscellaneous specially assigned cases.

KENDALL COUNTY:

James E. Wilson, Presiding Judge

Grant S. Wegner

DEKALB COUNTY:

Philip L. DiMarzio, Presiding Judge

John W. Countryman

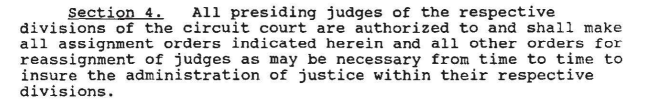
Douglas R. Engel

Robert C. Jenkins

Section 2. All Jury Demand cases from Courtroom 120 shall be assigned directly by the Presiding Judge of courtroom 120 to Judges Jensen, O'Brien and Dixon on a rotating basis. All overflow bench trials from courtroom 120 will be assigned on the day of trial to the Presiding Judge of the Civil Division for reassignment to a back-up judge in the order of preference set forth herein.

Section 3. Misdemeanor Jury Demands and Mental Health Jury Demands shall be set before Judge Timothy Q. Sheldon in courtroom 220. All Misdemeanor Jury Demand and Mental Health Jury Demand cases shall be set for jury trial on Mondays at 9:00 a.m. in Room 220. All Mental Health and Misdemeanor Jury Demand cases which the room 220 judge is unable to try shall be transferred on that judge's order to the presiding judge of the Criminal Division for reassignment to the special assignment judge or an available felony judge in the order of preference established herein.





<u>Section 5.</u> Weddings in Kane County will be conducted Monday thru Thursday in the Family Court Building between 3:00 and 4:00 p.m. Each judge sitting in that building shall be responsible for weddings one of these days each week. Friday weddings will be conducted between 1:30 and 4:00 p.m. on a rotating basis by all Associate Judges sitting in Geneva. Kathryn Lencioni shall prepare and circulate the appropriate Friday wedding schedule. Any changes in the published Friday wedding schedule must be called to the attention of Kathryn Lencioni in advance of the affected date.

Section 6. Kane County weekend Bond calls are assigned to all Associate Judges sitting in Kane County. Kane County Bond call assignments are set forth in this Order in Attachment "A". Any changes in the published bond call schedule must be called to the attention of Kathryn Lencioni no later than the Friday morning before the changed assignment.

<u>Section 7.</u> This Order shall become effective Monday, February 25, 1991 and supersedes General Order 90-21.

ENTER this Shday of A.D., 1991. ef Circuit Judge

ATTACHMENT "A"

1991 BOND CALL SCHEDULE

21 (M.L.	Petersen Doyle Grometer King) Grometer Wilson		th) Grometer Grometer Wilson Fabian Hogan
16-17	Fabian Hogan In B'Day) Hogan Sheldon .ngton B'Day) Sheldon Eichmeier	<u>AUGUST</u> 3-4 10-11 17-18 24-25 31	Sheldon Eichmeier Brawka Edmondson Richard J. Larson
9-10 16-17 23-24 . 29 (Good	Brawka i) Brawka Edmondson Larson (Richard D.) Richard J. Larson Friday) Petersen Petersen	<u>SEPTEMBER</u> 1-2 (Labo 7-8 14-15 21-22 28-29	y Dr Day)Richard J. Larson Larson (Richard D.) Petersen Doyle Grometer
<u>APRIL</u> 6-7 13-14 20-21 27-28	Doyle Grometer Wilson Fabian		Wilson Fabian Ibus) Fabian Hogan Sheldon
<u>MAY</u> 4-5 11-12 18-19 25-26 27 (Memor	Hogan Sheldon Eichmeier Brawka ial Day) Brawka	16-17 23-24	Brawka Edmondson ans) Edmondson Richard J., Larson Larson (Richard D.) giving) Petersen Doyle
<u>JUNE</u> 1-2 8-9 15-16 22-23 29-3 0	Edmondson Richard J. Larson Larson (Richard D.) Petersen Doyle	DECEMBER 1 7-8 14-15 21-22 25 28-29	Doyle Grometer Wilson Fabian Hogan Brawka
JANUARY, 1	<u>1992</u> Richard J. Larson		•

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Pursuant to Supreme Court Rule 21(b) it is hereby ordered as follows:

1. All L Jury and L Non-Jury cases initiated by the law firm of Brady, McQueen, Martin, Collins & Jensen which would normally be assigned to the Honorable Pamela K. Jensen shall be assigned to Judge Patrick J. Dixon or Judge Michael F. O'Brien on a rotating basis.

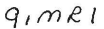
2. All cases transferred to the "L" Division from courtroom 120 i.e. SC/LM cases wherein the law firm of Brady, McQueen, Martin, Collins & Jensen is counsel of record, shall be assigned to Judge Patrick J. Dixon or Judge Michael F. O'Brien on a rotating basis.

3. All other cases on Judge Jensen's call requiring recusal of Judge Jensen upon the appearance of the law firm of Brady, McQueen, Martin, Collins & Jensen shall be transferred to the Chief Judge for reassignment.

ENTER this May of Lunar *e*ircuit Júdge









IT IS HEREBY ORDERED:

Section One: Pursuant to the election of the Presiding Judge in DeKalb County, the probation fee authorized in General Order 89-16 shall be imposed in cases arising in DeKalb County.

Section Two: The procedure set forth in Order 89-16 shall apply to all applicable cases arising in DeKalb County.

Section Three: This Order_shall be effective immediately. Dated this 2/1/2 day of 0 1991. 111 12 Chief Circuit Judge





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CIRCUIT :

GENERAL ORDER 91-3

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GENERAL ORDER 91-3 to Supreme Court Rule 553, the following law enforcement officers hereby designated by Office are authorized to release on individual bond without the posting of cash security, persons 17 years of age or older arrested for or charged with an offense covered by Supreme Court Rules 526, 527 and 528. These officers are as follows:

The designated or acting Shift Commanders of each Kane (1)County Police Department or agency; (2) the acting Booking Officer for the Elgin and Aurora City Police Departments; (3) the Director of the Kane County Jail or, in his absence, the acting Booking Officer at the Kane County Jail; (4) the Shift Supervisor at each shift of the Kane County Sheriff's Department; (5) State Police Officers with the rank of Trooper and above; (6) Region II Conservation Police Officers and (7) Officers of the Secretary of State as set forth in General Order 89-3.

Section Two: When arrestees are released on individual bond pursuant to this order by said designated law enforcement officers, they shall cause to be prepared a Bail Bond form in current use in the County of Kane showing the amount of bail set by statute, the defendant's name and address, the offense charged and the date and court location of his next court appearance. The Personal Recognizance box on the Bail Bond form should be checked and at the bottom of the form, the defendant should sign the Certificate of Defendant and the releasing officer should sign as peace officer. The defendant should receive a copy of this form. Individual bonds may also be executed by signing the citation or complaint agreeing to comply with its conditions.

Section Three: Pursuant to Supreme Court Rule 553 (d) this type of release by the above designated law enforcement officers may be done except when:

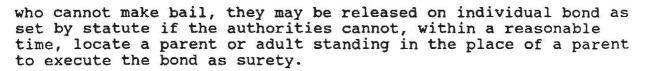
The accused is unable or unwilling to establish his/her identity or submit to being fingerprinted as required by law; or

The accused is charged with an offense punishable by 2. imprisonment and will pose a danger to any person or the community; or

3. The accused elects release on separate bail under Rule 503(a) (3) or 503(a) (4); or

There is an outstanding warrant or detainer against the 4. accused.

Section Four: In regard to persons under 17 years of age



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Section Five: This Order shall become effective upon its issuance and does supersede General Order 89-7.

Januar ENTERED: 1 Chief Judge



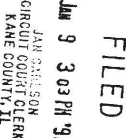
Pursuant to Supreme Court Rule 21(b), IT IS ORDERED AS FOLLOWS:

During any absence of the Hon. Philip L. DiMarzio, the Hon. John Countryman shall act as presiding judge of DeKalb County.

During any absence of the Hon. James M. Wilson, the Hon. Grant S. Wegner will act as presiding judge of Kendall County.

ENTER this _____ day of January, 1991.

Coluc Chief Circuit Judge



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Pursuant to Ch. 34 Sec. 3-4001 et. seq. and the applicable Supreme Court Rules, IT IS HEREBY ORDERED AS FOLLOWS:

Kane County Public Defender, Judith Brawka, having been elected as Associate Circuit Judge of the Sixteenth Judicial Circuit and a vacancy occurring in the office of Kane County Public Defender, Attorney Paul Rogers is hereby appointed Interim Public Defender until the selection of a permanent Kane County Public Defender is made, pursuant to Ch. 34 Sec. 3-4004.

This order shall take effect on January 12, 1991.

ENTER this All day of January, A.D., 1991

Suit Judge Chief Ci





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Pursuant to Supreme Court Rule 21(b), IT IS HEREBY ORDERED AS FOLLOWS:

Section 1. Effective January 2, 1991 all defendants sentenced on this date and hereafter who as a condition of their sentence are required to pay restitution and/or probation fees shall direct their payments to the Circuit Clerk of Kane County.

Section 2. Upon receipt of money for the payment of restitution the Circuit Clerk shall process these funds and issue a check to the victim of the offense as stated by court order on a timely basis. The Circuit Clerk shall update the courts financial records to show receipt and disbursement of restitution monies for the purpose of monitoring defendant's compliance with the court order by the Kane County Court Services Department.

Section 3. Upon receipt of monies for the payment of probation fees, the Circuit Clerk shall collect and remit these monies on a not less than monthly basis to the Kane County Treasurer for deposit in the Probation Fee Fund, Fund 067. The Circuit Clerk shall update the court's financial records to show receipt and disbursement of probation fee monies for the purpose of monitoring defendant's compliance with the court order by the Kane County Court Services Department.

Section 4. The Court Services Department for Kane County is responsible to collect restitution and probation fees from all persons sentenced to these conditions prior to January 2, 1991. The Court Services Department shall continue to follow the procedures as outlined in General Order 89-16.

Section 5. In all cases where the defendant is required to make payments for restitution and/or probation fees the Court Services Department for Kane County is responsible for the monitoring of the defendant's compliance in satisfying the financial obligation as ordered by the court. In the event of nonpayment or failure to pay on a timely basis the Court Services Department shall begin actions to insure payment of monies as ordered by the court.

ENTER this 31st day of December, A.D. 1990 Inhu Circuit Judge Chief 0 LAN KARE 5 T COUNTY. I

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<u>Section 1.</u> Priorities for the refund of bonds posted in criminal cases are established by statute and for purposes of administrative clarity are set forth herein in the priority to which they shall be deducted.

Bail bond costs, 10% of cash deposited pursuant to Ch.
 Sec. 110-7.

2. Case management expenses pursuant to Ch. 25, Secs. 27.1, 27.2, 27.3(a), 27.3(c), and Ch. 34, Secs. 5-1101, 5-1103.

3. Reimbursement expenses authorized by Statute Ch. 38, Sec. 180-3 and any reimbursement ordered to the Office of Public Defender.

4. Specific fines imposed pursuant to Ch. 38, Sec. 1005-9-1.2.

5. General fines pursuant to Ch. 38, Sec. 1005-9-1.

Proportional deductions for the police training surcharge pursuant to Ch. 38, Sec. 1005-9-1(c); the drivers education fee pursuant to Ch. 95 1/2, Sec. 16-104(a); and the victim compensation fee pursuant to Ch. 70, Sec. 510.

6. Court ordered restitution pursuant to Ch. 38, Sec. 1005-5-6 (e).

7. Court ordered advanced payment of probation fees pursuant to Ch. 38 Sec. 1005-6-3.

8. Any remaining bond after all of the above items have been paid are properly payable to the defendant or other party posting bond.

<u>Section 2.</u> Bond assignments to criminal defense attorneys are last in priority and no bond money may be paid to the defense attorney until all of the above priorities have been satisfied.

ENTER this Star day of December, A.D. 1999.

0 rcuit Judge

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IT IS HEREBY ORDERED:

<u>Section 1.</u> Pursuant to Supreme Court Rule 21 (a) and in the interest of expediting requests from probationers for permission to leave the state, consent is hereby given to a probationer to leave the state for good cause shown as follows:

1. Upon the prior notification to and written approval of probationer's probation officer and the approval of a Supervisor of Court Services; or

2. Upon the prior notification to and written approval of probationer's probation officer and the approval of a Director of Court Services; or

3. Upon the prior notification to and written approval of probationer's probation officer and the Executive Director of Court Services.

Out of state travel requests in excess of fifteen (15) days and out of country travel requests shall require the approval of the Director of Court Services or judicial approval.

Section 2. This order is effective immediately to each and every order of probation or conditional discharge heretofore entered or hereafter entered as part of a sentence and pending before this court, active or inactive and supersedes General Order 89-13.

<u>Section 3.</u> Such provision shall be part of any Order of probation as if fully set forth in such order.

Section 4. This Order shall remain in effect until further order of this court.

Circuit

Judge

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DATED this 31st day of December A.D. 1990



It is ordered as follows:

<u>Section 1.</u> Pursuant to vote of the Circuit Judges of the Sixteenth Judicial Circuit, County of Kane, those persons hereinafter named are appointed and are authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

Section 2. Those persons herein designated as back-up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel make it necessary.

<u>Section 3.</u> Those persons appointed as court appointed counsel together with the indication of their back-up counsel, are as follows:

Α.	David Kliment -	Claudia Kliment Keith Brown
в.	Shari C. Bertane -	Manuel Barbosa
c.	Carole J. Grahn -	Julie Doyle Meg Goblet
D.	David C. Camic ~	Marcy Litwiller Stephen C. Wilson

Section 4. Appointed counsel shall serve a term of one (1) year unless earlier removed, and shall serve upon the conditions and terms set forth in Kane County Board Resolution 87-7, pursuant to the code of professional conduct and pursuant to Chapter 34 Sec. 3-4006.

<u>Section 5.</u> This General Order supersedes General Order No. 89-26 and is effective January 2, 1991.

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Circuit Judge

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ENTER this she day of December, 1990

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GENERAL ORDER 90-23 (B)

In re: Appointment of Wiley W. Edmondson, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts that Wiley W. Edmondson has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge; IT IS HEREBY ORDERED THAT: Wiley W. Edmondson is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective January 14, 1991.

ENTER this 3/2 day of December, A.D. 1990. Chief/Judge

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(GENERAL ORDER 90-23(A)

In re: Appointment of Judith M. Brawka, Associate Circuit Judge for the Sixteenth Judicial Circuit.

The Chief Judge of the Sixteenth Judicial Circuit having been advised by the Director of the Administrative Office of the Illinois Courts that Judith M. Brawka has received the majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill a vacancy in the office of Associate Judge; IT IS HEREBY ORDERED THAT: Judith M. Brawka is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective January 14, 1991.

ENTER this start day of December, A.D. 1990.

14 Chie€ Judge

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Pursuant to Supreme Court Rule 21 (b) concerning the annual Associate Judge's Conference of the Illinois Judicial Conference scheduled for P.M. March 13, 1991, A.M./P.M. March 14, 1991, A.M./P.M. March 15, 1991; IT IS HEREBY ORDERED:

<u>Section 1.</u> Kane County Bond Calls: March 14, 1991 bond calls will be handled as follows:

Elgin - Judge Gene L. Nottolini Geneva - Judge James F. Quetsch Aurora - Judge Michael J. Colwell March 15, 1991 bond calls will be handled as follows Elgin - Judge Pamela K. Jensen Geneva - Judge Patrick J. Dixon

<u>Section 2.</u> Weddings. March 13, 1990 - Judge James Quetsch. March 14, 1991 - Judge Michael F. O'Brien; March 15, 1991 - Judge Barry Puklin

Section 3. Elgin Mental Health Call:

Judge Melvin E. Dunn is assigned to cover the Elgin Mental Health call for Friday, March 15, 1991 at 9:00 AM,

Section 4. All Associate Judge courtrooms within the circuit shall be closed to all further settings for these dates. All matters presently set on Associate Judge calls for P.M. March 13, 1991, A.M./P.M. March 14, 1991, A.M./P.M. March 15, 1991 shall be continued to new dates. Each Associate Judge is responsible for clearing his or her call of any matters set on these dates.

Section 5. All police agencies within the Sixteenth Judicial Circuit are requested to make no cases returnable on these dates and to so advise their individual police officers. The Clerk of the Circuit Court of each county shall notify each police agency operating within their county of the entry of this order.

ENTER this <u>31st</u> day of <u>December</u>, A.D., 1990.

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GENERAL ORDER 90-21

Section 1.

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Pursuant to Supreme Court Rule 21(b) the following judges are hereby assigned to the Court assignments indicated below:

CIVIL DIVISION:

Courtroom 240 -	Michael J. Colwell - Chief Judge Presiding Judge Civil Division.
8	Administrative Call Monday - Wednesday 9:00 a.m.
	Trials as assigned.
Courtroom 210 -	Pamela K. Jensen - (former Judge Colwell call) L Jury and Non-Jury; LM, SC, Jury; #1 back-up Judge, LM, SC, COUNTER Bench cases.
Courtroom 320 -	Michael F. O'Brien - Hm P L Jury and Non-Jury; K LM, SC, Jury; #2 back-up Judge, LM, SC, Bench cases.
Courtroom 310 -	Patrick J. Dixon - (former Judge Quetsch call) L Jury and Non-Jury; LM, SC, Jury; #3 back-up Judge, LM, SC, Bench cases.
Courtroom 110 -	James F. Quetsch - CH, MR, ED, TX and MC cases.
Courtroom 120 -	R. Peter Grometer - C. K. SC, LM cases.
FELONY DIVISION:	
Courtroom 340 -	Barry E. Puklin - Presiding Judge and Trial Judge - Misdemeanor Jury Demand and Mental Health Jury Demand cases - #3 back-up Judge

Demand cases - #3 back-up Judge.

- Courtroom 430 Thomas E. Hogan Trial Judge #2 Misdemeanor, Jury Demand and Mental Health Jury Demand back-up Judge.
- Courtroom 350 Melvin E. Dunn Trial Judge #1 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.
- Courtroom 250 John L. Petersen Violation of Probation, Bond Reductions, Preliminary Hearings, Trials as assigned and #4 Misdemeanor Jury Demand and Mental Health Jury Demand back-up Judge.

MISDEMEANOR AND TRAFFIC DIVISION:

Courtroom 220 -	Timothy Q. Sheldon, Presiding Judge
Courtroom 150 -	James T. Doyle (includes the Paternity case call every Monday at 1:30 p.m. and the first and third Fridays of every month at 1:30 p.m.)
Aurora Branch	

Court		-	Richard	D.	Larson	
Elgin I Court	Branch	_	Wilev W	. E	dmondson	

FAMILY DIVISION:

Courtroom	113	 Peter K. Wilson, Jr.,
		Presiding Judge

Courtroom	121	-	Donald	J.	Fabian
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Courtroom 213 - Roger W. Eichmeier

PROBATE DIVISION:

Room G-7 - Judith M. Brawka -Family Ct. Bldg. Probate - Monday - Wednesday Non-Support Call - Thursdays Mental Health - Elgin State Hospital - Fridays

.

JUVENILE DIVISION:

Courtroom 140 - Gene L. Nottolini

KENDALL_COUNTY:

James W. Wilson, Presiding Judge

Grant S. Wegner

DEKALB COUNTY:

Philip L. DiMarzio, Presiding Judge

John W. Countryman

Douglas R. Engel

Robert C. Jenkins

Section 2. All Jury Demand cases from Courtroom 120 shall be assigned directly by the Presiding Judge of courtroom 120 to judges Jensen, O'Brien and Dixon on a rotating basis. All overflow bench trials from courtroom 120 will be assigned on the day of trial to the Presiding Judge of the Civil Division for reassignment to a back-up judge in the order of preference set forth herein.

Section 3. Misdemeanor Jury Demands and Mental Health Jury Demands shall be set before Judge Timothy Q. Sheldon in courtroom 220. All Misdemeanor Jury Demand and Mental Health Jury Demand cases shall be set for jury trial on Mondays at 9:00 a.m. in Room 220. All Mental Health and Misdemeanor Jury Demand cases which the room 220 judge is unable to try shall be transferred on that judge's order to the presiding judge of the Criminal Division for reassignment to an available felony judge in the order of preference established herein.

Section 4. All presiding judges of the respective divisions of the circuit court are authorized to and shall make all assignment orders indicated herein and all other orders for reassignment of judges as may be necessary from time to time to insure the administration of justice within their respective divisions.

<u>Section 5.</u> Weddings in Kane County will be conducted Monday thru Thursday in the Family Court Building between 3:00 and 4:00 p.m. Each judge sitting in that building shall be responsible for weddings one of these days each week. Friday weddings will be conducted between 1:30 and 4:00 p.m. on a rotating basis by all Associate Judges sitting in Geneva. Kathryn Lencioni shall prepare and circulate the appropriate Friday wedding schedule. Any changes in the published Friday wedding schedule must be called to the attention of Kathryn Lencioni in advance of the affected date.

Section 6. Kane County weekend Bond calls are assigned to all Associate Judges sitting in Kane County. Kane County Bond call assignments are set forth in this Order in attachment "A". Any changes in the published bond call schedule must be called to the attention of Kathryn Lencioni no later than the Friday morning before the changed assignment.

<u>Section 7.</u> This Order shall become effective Tuesday, January 22, 1991.

ENTER this 212 day of 1990. A.D., Whief Circuit Judge

ATTACHMENT "A"

1991 BOND CALL SCHEDULE

JANUARY 5-6 Petersen 12-13 Doyle 19-20 Grometer 21 (M.L. King) Grometer 26-27 Wilson	<u>JULY</u> 4 (July 4th) Grometer 6-7 Grometer 13-14 Wilson 20-21 Fabian 27-28 Hogan
<u>FEBRUARY</u> 2-3 Fabian 9-10 Hogan 12 (Lincoln B'Day) Hogan 16-17 Sheldon 18 (Washington B'Day) Sheldon 23-24 Eichmeier	AUGUST3-4Sheldon10-11Eichmeier17-18Brawka24-25Edmondson31New Assoc.
MARCH 2-3 Brawka 4 (Pulaski) Brawka 9-10 Edmondson 16-17 Larson 23-24 New Assoc. 29 (Good Friday) Petersen 30-31 Petersen	<u>SEPTEMBER</u> 1-2 (Labor Day) New Jdg. 7-8 Larson 14-15 Petersen 21-22 Doyle 28-29 Grometer
APRIL 6-7 Doyle 13-14 Grometer 20-21 Wilson 27-28 Fabian	<u>OCTOBER</u> 5-6 Wilson 12-13 Fabian 14 (Columbus) Fabian 19-20 Hogan 26-27 Sheldon
MAY 4-5 Hogan 11-12 Sheldon 18-19 Eichmeier 25-26 Brawka 27 (Memorial Day) Brawka	NOVEMBER 2-3 Brawka 9-10 Edmondson 11 (Veterans) Edmondson 16-17 New Assoc. 23-24 Larson 28-29 (T'giving) Petersen 30 Doyle
JUNE1-2Edmondson8-9New Assoc.15-16Larson22-23Petersen29-30DoyleJANUARY, 1992(New Assoc. #3)	DECEMBER1Doyle7-8Grometer14-15Wilson21-22Fabian25Hogan28-29Brawka

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IT IS HEREBY ORDERED that Judge Gene Nottolini is appointed acting Chief Judge during any absence of the undersigned.

DATED this 3rd day of December, 1990.

u Michael J. Colvell Chief Judge

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GENERAL ORDER 90-19

Nov 15 | 30 PH '90

CIRCUIT COURT CLERK

IT IS HEREBY ORDERED AS FOLLOWS:

A swearing in ceremony for newly elected and retained Circuit Judges is hereby scheduled for 9:00 a.m. on December 3, 1990 in the third floor courtroom of the DeKalb County Courthouse.

. Pursuant to Supreme Court Rule 21 (b) all cases set for December 3, 1990 in any courtroom within the circuit are hereby continued to December 3, 1990 at 10:30 a.m. The Clerks of the Circuit Court of Kane, Kendall and DeKalb Counties are directed to post a copy of this General Order on the door of each courtroom within the circuit.

ENTER this 14 day of Movember , 1990. Chief Judge Patrick/J. Dixon Chief Judge Elect Michael J. Colwell



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GENERAL ORDER 90-18

Nov 15 | 30 PH '90

IT IS HEREBY ORDERED AS FOLLOWS:

JAN GALLSON CIRCUIT COURT CLERK KANE COUNTY, IL

1. Pursuant to Supreme Court Rule 21 (b) all Probate (P) matters presently assigned to Judge Dixon in room 430 are hereby assigned to Judge Colwell in room 240 effective December 3, 1990 until further order of court.

2. Pursuant to Supreme Court Rule 21 (b) all preliminary hearings set on Thursdays before Judge Melvin E. Dunn in room 240 are hereby set before Judge Melvin E. Dunn in room 350 effective December 3, 1990, or to such other Judge as assigned by Barry Puklin, Presiding Judge of the Criminal Division of the Circuit Court until further order of court.

ENTER this 14 day of nousanther 1990. Chief Judá Dixon Patrick Chief/Judge Elect Michael J. Colwell



FILE

IT IS HEREBY ORDERED THAT:

Section 1. Pursuant to Illinois Supreme Court Rule 21(db) the following judges are hereby assigned to the Court assignments indicated below:

Felony Division:
Courtroom 340 -Barry Puklin, Presiding Judge and
Trial JudgeCourtroom 430 -
Courtroom 350 -Thomas E. Hogan, Trial Judge

Civil Division: (Judge Michael J. Colwell, Presiding Judge)

Courtroom 240 -	Michael J. Colwell, Presiding Judge and Chief Circuit Judge
	Administrative Call 9:00 a.m Monday through Wednesday
	Trials as assigned
Courtroom 310 -	Patrick J. Dixon (former Judge
	Quetsch call)
Courtroom 320 -	Michael F. O'Brien
Courtroom 210 -	Douglas R. Engel (former Judge
	Colwell call)
Courtroom 110 -	James F. Quetsch, CH, MR, ED, TX, and MC matters

Circuit Court of DeKalb County:

Philip DiMarzio - Presiding Judge and Trial Judge John Countryman - Trial Judge Robert Jenkins - Court calls as assigned by DeKalb County Presiding Judge

Circuit Court of Kendall County:

James Wilson - Presiding Judge and Trial Judge Grant Wegner - Trial Judge

Section 2. All cases previously pending on Judge Colwell's call in courtroom 310 are hereby reassigned to Judge Douglas R. Engel in courtroom 210. All L, LM and SC cases presently assigned to Judge Quetsch in courtroom 210 are hereby reassigned to Judge Patrick J. Dixon in courtroom 310.

Section 3. All CH, MR, ED, TX, and MC cases presently assigned to Judge Quetsch in courtroom 210 shall remain assigned to Judge Quetsch in courtroom 110.

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IN THE CIRCUIT COURT FOR THE OF THE STATE O		CIRCUIT, OROUT	Nov 14	لب
IN THE MATTER OF THE APPOINTMENT OF MICHAEL J. COLWELL, AS THE CHIEF JUDGE OF THE 16h JUDICIAL CIRCUIT, OF THE STATE OF ILLINOIS.)))	oogat clerk county, IL	2 42 PH '90	ILED

The majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois, having voted to appoint Michael J. Colwell to be the Chief Judge of the Sixteenth Judicial Circuit of the State of Illinois, does hereby appoint Michael J. Colwell, Chief Judge of the Sixteenth Judicial Circuit, Illinois, effective December 3, 1990.

ENTER this <u>14th.</u> day of	November , 1990.	
Cature for	Mahan Holnell	
Patrick J. Dixón	Michael J. Cotvell	
Philip DiMarzio	Melvin E. Dunn	
Don K. Mallan	Michael F. O'Brien	
Gene L. Nottothi	Jone 7. Block	1
Barry H. Puklin UM Luchel	James F. Quetsch Tames M. Wilson	
John L. Nickels	James M. Wilson	
	a.	

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GENERAL ORDER NO. 15

IT IS ORDERED:

Section 1. Pursuant to Chapter 46}6-21 of the Illinois Revised Statutes, a vacancy having occurred on the Board of Election Commission, for the City of Aurora and the nominee hereinafter named being a resident of the City of Aurora, County of Kane, State of Illinois for more than two years and otherwise satisfying the requirements of sections 6-21 and 6-22; G. William Richards be and is appointed to fill the unexpired term as election commissioner of the Board of Election Commissioners of the City of Aurora.

Section 2. The said G. William Richards shall take his seat on such board immediately upon filing the requisite oath and bond as set forth in Section 6-24.

Section 3. This order shall take effect immediately.

ENTER this _// day of Ochalier, A.D. 1990.

Chief Judge





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GENERAL ORDER #90-14

IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit State of Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of the counties of Kane, Kendall and DeKalb, shall be closed on the following legal holidays for the year 1991.

HOLIDAY	OBSERVED ON
New Year's Day	Tuesday, Jan. 1
Martin Luther King Jr's Birthday	Monday, Jan. 21
Lincoln's Birthday	Tuesday, Feb. 12
Washington's Birthday	Monday, Feb. 18
Casimir Pulaski's Birthday	Monday, March 4
Good Friday	Friday, March 29
Memorial Day	Monday, May 27
Independence Day	Thursday, July 4
Labor Day	Monday, Sept. 2
Columbus Day	Monday, October 14
Veteran's Day	Monday, Nov. 11
Thanksgiving Day	Thursday, Nov. 28 Friday, Nov. 29

Christmas Eve (Closed at Noon)

Wednesday, Dec. 25

Tuesday, Dec. 24

Christmas Day

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

Enter this 5 day of September, 1990.

Chief Judge Patrick J. Dixon

IT IS HEREBY ORDERED:

Section 1. To improve efficiency in the administration of justice and to aid in the revision of the current warrant system in cooperation with the Kane County State's Attorney and the Circuit Clerk, in those cases listed on the attached printout (dated July $\frac{24}{2}$, 1990) judgment be and is hereby entered to forfeit the cash bond.

Section 2. That, all warrants previously issued on those cases listed on the attached printout (dated July $\underline{34}$, 1990) are to be recalled.

Section 3. It is further ordered that upon the Circuit Clerk's receipt of the original or service copy of the warrant, from the appropriate holding Law Enforcement Agency, that those cases listed on the attached computer printout (dated July 24, 1990) and whose warrants have been recalled are hereby dismissed with leave to reinstate.

Section 4. This order and the attached computer printout shall be filed by the Circuit Clerk in file number MR KA 90-1.

Section 5. This order shall be effective immediately.

ENTER this 30 day of fu 1990.



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90MR-1

IT IS HEREBY ORDERED:

Section 1. To improve efficiency in the administration of justice and to aid in the revision of the current warrant system in cooperation with the Kane County States Attorney and the Circuit Clerk, all bonds posted in those cases listed on the attached printout (dated june ∂U , 1990) shall be issued a "Notice of Cash Bond Forfeiture."

Section 2. A hearing date is hereby set for Monday, July 30, 1990 at 9:00 a.m. in courtroom 150 in the Kane County Courthouse, Geneva, Il. for the purpose of hearing the petition for forfeiture.

Section 3. This order and the attached computer printout shall be filed by the Circuit Clerk in file number MR-KA 90-1.

Section 4. This order shall be effective immediately.

Enter this 26 day of rue 1990. Chief ɗge



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GENERAL ORDER 90-10

IT IS HEREBY ORDERED:

<u>Section 1.</u> By vote of the Circuit Judges for the Sixteenth Judicial Circuit the Local Rules previously adopted are amended in the following respects.

Section 2. Article I Section 1.19 shall be amended as follows:

1.19 MEETINGS

The Judges of the Sixteenth Judicial Circuit shall meet every other month beginning in January, 1991 on the second Thursday of the month. The meetings shall begin at 4:30 p.m. The place and circumstances shall be announced in advance by the Chief Judge. A special meeting may be called at any time by the Chief Judge or by any two Circuit Judges by giving notice to all Circuit Judges.

<u>Section 3.</u> Article 6 Section 6.04 shall be amended by adding the following sub-paragraphs (h) (i).

(h) Manner of Notice

Notice of Service shall be given in the manner and to the persons described in Supreme Court Rule 11. Service as prescribed in Supreme Court Rule 11(b) (2) may be affected by service of the Notice of Motion and other pertinent documents through electronic facsimile mailing (FAX). Service by FAX shall be effective only if, at the time of court presentation of the Notice of Motion, the movant produces an affidavit setting forth the date and time of service and telephone number to which documents were transmitted and a statement that the sending office has orally confirmed • with the receiving office that the documents have been received.

FAX transmissions shall not be permitted where the opposing party or counsel does not have a FAX machine.

(i) Time of Notice

If Notice of Hearing is given by personal service, the Notice shall be delivered by 4:00 p.m. of the second court date preceding the hearing of the Motion. Delivery by FAX authenticated as described in sub-paragraph (h) above, shall be sent by 4:00 p.m. of the third court date preceding the hearing of the Motion. If the Notice is given by mail, then Notice shall be deposited in the United States Post Office or Post Office Box on the 5th day preceding the hearing of the motion. **ENTERED**

P/C 4

<u>Section 4.</u> Article 7 at Sections 7.00 (c), (d) and (e) is modified as follows:

ARTICLE 7: DISCOVERY

7.00 GENERAL

- (a) Discovery shall proceed in accordance with the order and sequence of its initiation, no matter by what party, unless otherwise agreed by the parties or ordered by the Court.
- (b) The obligation to comply with and complete discovery shall not depend on the opponent's completion of compliance, but shall simply be in compliance with the specific requirements of Supreme Court Rules, unless otherwise ordered by the Court.
- (c) Objections or motions for protection or supervisory orders pertaining to discovery shall be brought to argument before the Court no later than sixty (60) days after the objection is made or dispute regarding discovery arises. Objections to written or oral interrogatories or other discovery shall be brought before the Court for hearing by the party who initiated that particular discovery to which objection is made. Of course, motions for protective or supervisory orders shall be brought to hearing pursuant to notice, by the movant.
- (d) All discovery of any kind shall be completed no later than sixty (60) days before the trial date, unless otherwise authorized by the Court or agreed by counsel. (This does not change the Rule 220 requirement for completion of "expert" discovery no later than sixty (60) days before trial.)
- (e) Rule 220 Disclosure and Discovery. Within thirty (30) days after appearing in the case, defense counsel shall confer with all other attorneys of record in the case for the purpose of agreeing on the sequence of disclosure and discovery under Illinois Supreme Court Rule 220; and, within thirty (30) days after such conference or at the time of the "automatic" or initial status call (whichever is sooner), shall present to the Court an agreed order sequencing disclosure and discovery in compliance with Illinois Supreme Court Rule 220.

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<u>Section 5.</u> Article 9 Section 9.02 (a), (b) and (c) shall be modified as follows:

9.02 PRE-TRIAL MOTIONS

All pre-trial motions of any type must be filed and brought to argument before the judge soon enough so as not to be used as a reason for requesting a continuance of trial.

(a) Unless otherwise ordered by the Court:

All motions <u>in limine</u> or for rulings regarding discovery or evidence depositions must be presented in writing and brought before the judge for argument and ruling no later than the ten (10) days before the commencement of trial unless the grounds arise or become known only later or during the course of trial.

- (b) All dispositive-type motions (e.g., motions to dismiss, motions for judgment on the pleadings, motions for summary judgment, etc.) must be filed and brought to argument (pursuant to notice) before the judge no later than ninety (90) days before the assigned trial date.
- (c) All counterclaims, actions over, contribution actions, third party complaints, etc. must be filed no later than sixty (60) days before the trial; and in no event shall the filing or pendency of such actions be construed to compel the Court to continue the trial not impair the Court's authority to sever such actions.

Section 6. This Order shall take effect immediately. ENTER this _25 th day of une , 1990.

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IT IS ORDERED AS FOLLOWS:

Section 1. Pursuant to vote of the Judges of the Sixteenth Judicial Circuit the following named person together with those named as back-up counsel shall serve the unexpired term of Kathy Kushnir as conflict counsel: Shari Clancy Bertane - David Camic and Manuel Barbosa.

Section 2. This appointment shall be subject to the terms and conditions set forth in General Order 89-26.

Section 3. This order is effective as of June 11, 1990.

ENTER this 12 day of A.D. 1990. Judge A true copy of the original on its in my office Antested to this 14th day of JUNE 1990 Jan Carlson 96 -FILED Clerk of the Circuit court SS Kane County, Illinols 0 Michael A Deputy Clerk Jun Iu CIRCL



IT IS HEREBY ORDERED:

Section 1. Pursuant to Supreme Court Rule 21 (b) with respect to those misdemeanor charges authorized and filed against a resident patient of the Elgin Mental Health Hospital which charge also involves as a victim an employee of Elgin Mental Health, another patient at Elgin Mental Health or a medical person regularly attending patients at Elgin Mental Health, all matters concerning the misdemeanor charge shall be heard by that judge from time to time assigned to the Mental Health Call.

Section 2. The misdemeanor charges so authorized in the above said circumstances shall be made returnable at the Elgin Mental Health Facility, Elgin, Illinois in the Administrative Building on Friday, at 9:00 a.m.

Section 3. This order shall become effective immediately.

ENTER this <u>28</u> day of March A.D. 1990.

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IT IS HEREBY ORDERED:

Section 1. That in those cases where a defendant has been sentenced pursuant to Chapter 38§1005-6-1(c), Chapter 56½§710 or Chapter 56½§1410 the defendant shall be considered discharged satisfactorily and the case dismissed without judgment enter

- of the following circumstances obtains:
 (a) The order of sentencing requires the defendant to appear in court at the conclusion of the period of
- (b) The sentencing judge by the sentencing order specifically provides that the automatic provisions of this order shall not apply.
- (c) There is filed and pending a petition to revoke the supervision.
- (d) The supervision in part or in whole has been extended and then the automatic dismissal provisions would apply, if otherwise appropriate, at the conclusion of the extended period of supervision.
- (e) The order of supervision is subsequently converted to a non supervision form of sentence.

Section 2. In those cases where a dismissal is appropriate under this general order the Circuit Clerk may enter the appropriate designation of dismissal in its records at the conclusion of the supervision.

Section 3. That in those cases where a defendant has been sentenced pursuant to Chapter 38§1005-6-1 (b) the sentence of conditional discharge shall be considered satisfactorily discharged and the conditional discharge terminated unless one or more of the following circumstances obtains:

(a) The order of sentencing requires the defendant to appear in court at the conclusion of the period of conditional discharge or there is otherwise a stated return date.

- (b) The sentencing judge by the sentencing order specifically provides that the automatic provisions of this order shall not apply.
- (c) There is filed and pending a petition to revoke the conditional discharge.
- (d) The conditional discharge is extended in whole or in part and then the automatic termination provisions would apply, if otherwise appropriate, at the conclusion of the extended period.
- (e) The order of conditional discharge is subsequently converted to a non-conditional discharge form of sentence.

Section 4. That in those cases where termination is appropriate under this general order the Circuit Clerk may enter the appropriate designation of termination in its records at the conclusion of the conditional discharge.

Section 5. The purpose of this order is to recognize the existing law and to permit the disposal of those cases which are without designated return dates. Nothing herein purports to change existing law or should be construed as modifying the sentences of the individual sentencing judges.

Section 6. The provisions of this order shall be applicable to all orders currently in effect or those hereinafter entered. Section 7. This order is effective April 2, 1990.

ENTER this 19 day of March A.D., 1990.

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GELERAL ORDER # 90 -

APPOINTMENT OF KENDALL COUNTY JURY COMMISSIONERS

IN CONJUNCTION WITH THE KENDALL COUNTY BOARD RESOLUTION adopted February 13, 1990, authorizing the appointment of jury commissioners for said County pursuant to chapter 78, section 24, et. seq., of the Illinois Revised Statutes, as amended the majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois, do hereby appoint the following individuals to serve as jury commissioners pursuant to said statute for such terms as stated herein, and for three (3) year terms thereafter effective July 1, 1990: Min

JANET M. ST	ROUP	-	ONE	(1)	YE	AR
SHIRLEY R.	LEE	-	TWO	(2)	ΥE	ARS
REBECCA S.	MORGANEGG		THRE	EE (:	3)	YEARS

Enter this day of February, 1990.

Puklin Barrv James F. Ouetson

to N Rex Meilinger

James Col/well Michael J.

Melvin E. Dunn

John L. Nickels

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GENERAL ORDER 90-5

Section 1. Pursuant to Chapter 83§204-7 (2)(b) of the Illinois Revised Statutes Jim Mueller is hereby appointed as Executive Director of the Court Services Program of the Sixteenth Judicial Circuit which Circuit is comprised of the Counties of Kane, Kendall and DeKalb.

Section 2. Said executive director shall serve at the pleasure of the Chief Judge.

Section 3. This appointment shall become effective February 19, 1990.

Enter this 20 day of Palerwary A.D. 1990.

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GENERAL ORDER 90-4

Section 1: It is ordered that all cases emanating from arrests made by the Secretary of State and set for hearing at the Kane County Courthouse in Geneva, Illinois shall be heard in courtroom 150 on each Friday at 9:00 a.m.

Section 2: The arresting officer shall cause all issued \overline{a} tickets to be returnable at the Kane County Courthouse on a \overline{a} Friday at 9:00 a.m.

Section 3: Previous General or Administrative Orders assigning a court date for the Secretary of State are hereby superseded.

Section 4: This order shall become effective March 19, 1980.

Enter this 5 day of Lettruary, 1990. Chie

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SPECIAL ADMINISTRATIVE ORDER NO. 90-3

IT APPEARING that extremely heavy snowfall has made all roads in the county impassable; and

IT FURTHER APPEARING to the Court that the Chairman of the Kane County Board, Frank Miller, has ordered that all county facilities be closed.

IT IS THEREFORE ORDERED that the Kane County Courthouse shall be and will remain closed effective 1:00 p.m. January 25, 1990.

IT IS FURTHER ORDERED that all traffic tickets shall be continued to the officer's next courtdate, and that the Clerk of said Court shall send all defendants notice of such continuance;

IT IS FURTHER ORDERED herein that all summonses having been served with a return date of January 25, 1990 shall be returnable on the next court date;

IT IS FURTHER ORDERED that the time for the filing of all other documents required to be filed on or before said date of January 25, 1990 be and the same hereby is extended to the next court date;

IT IS FURTHER ORDERED that all matters set for hearing on this date shall be and the same hereby are continued to the next court date, or to such further date as may be agreed upon by the parties, or a new notice for hearing served therein.

ENTER this $\frac{25}{25}$ day of Chief Judge

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GENERAL ORDER 90-2

Section 1. It is hereby ordered that General Order 89-7 be and is amended to add to paragraph (1) in that order those individuals who are officers of Secretary of State Police so that said persons are authorized to release individuals on bond as set forth in Order 89-7.

Section 2. For the purpose of the above amendment those persons named in General Order 89-3 and identified by badge number therein are incorporated herein as if named specifically in General Order 89-7.

Enter this 29 day of Annar 1990. Chief Judge



MENTAL HEALTH HEARINGS

IT IS HEREBY ORDERED:

Section 1. Effective immediately, with respect to hearings required pursuant to Chapter 91½ § 3-611 (emergency admission upon certificate), Chapter 91½ § 3-901 (discharge of mentarly ill) and Chapter 91½ § 4-307 (petition for review of admission of developmentally disabled) concerning the setting of hearing dates; it is ordered that a hearing be and is hereby set on each petition at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, Illinois in the Administrative Building on the next Friday following the date of filing of the requisite petition with the Circuit Clerk.

Section 2. Effective immediately, with respect to hearings required pursuant to Chapter $91\frac{1}{2}$ § 3-403 (objection to voluntary discharge) and Chapter $91\frac{1}{2}$ § 2-509 (review of minors admission) concerning the setting of hearing dates; it is ordered that a hearing be and is hereby set on each petition at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, Illinois in the Administration Building on the next Friday following the date of filing of the requisite petition with the Circuit Clerk provided, however, that nothing herein shall be construed as res judicata to foreclose the particular judge assigned to the Mental Health call that day from another interpretation of the words: "upon receipt of the petition" as they determine the time in which the hearing must be held.

Section 3. Effective immediately, with respect to hearings required pursuant to Chapter $91\frac{1}{2}$ § 3-706 (admission by court order), Chapter $91\frac{1}{2}$ § 4-306 (a) (objection to discharge of adult developmentally disabled), Chapter $91\frac{1}{2}$ §4-4-7 (emergency admission of mentally retarded), Chapter $91\frac{1}{2}$ § 4-502 (c) and 4-505 (admission of mentally retarded by court order), concerning the setting of hearing dates, it is ordered that a hearing be and is hereby set on each matter at 9:00 A.M. at the Elgin Mental Health Facility, Elgin, Illinois in the Administrative Building on the next Friday following the date of filing with the Circuit Clerk of the requisite, certificate, petition, report or diagnostic report respectively; provided, however, that nothing herein shall be construed as res judicate to foreclose the particular judge assigned to the Mental Health call that day from another interpretation of the word "receipt" as it determines the time in which the hearing must be held.

Section 4. Effective immediately with respect to the above referenced statutory procedures and concerning the legal representation of respondent at the specified hearing it is ordered that the Kane County Public Defender be and hereby is appointed upon the filing of the requisite document specified in the respective statute.

> ENTERED P/C 1

General Order 90-1

For that purpose notice of the time and place of the hearing shall be served upon the public defender together with a copy of the document filed. If respondent retains private counsel this appointment of the Public Defender shall be vacated.

Section 5. An order shall be entered in the individual file by the judge presiding at the hearing confirming the appointment of the Public Defender and the setting and referencing this General Order; provided, however, entering such an order is not a condition precedent to the efficacy of this General Order.

Section 6. Pursuant to Chapter $91\frac{1}{2}$ sections: 3-509, 3-611, 3-901, 4-307 and 4-407 it is hereby ordered that the Department of Mental Health and Developmental Disabilities through the Facility Director at the facility where the respondent is residing shall be responsible for insuring that notice is sent as required under the relevant statutes (to those persons entitled to notice) and shall provide actual notice until such time as pursuant to §3-201 a form is developed which permits sufficiently reasonable generation of the notice with the Circuit Clerk.

Section 7. Pursuant to Chapter 91¹/₂ sections: 3-706 and 4-505 it is hereby ordered that the Circuit Clerk shall provide notice to those persons entitled to notice as is required under the relevant statutes and for that purpose the Circuit Clerk may require that the petitioner in each instance provide the Clerk with the requisite forms and information.

,A.D., 1990. ENTER this 17 day of

Chief Judge





ADMINISTRATIVE ORDER NO.

In furtherance of an expeditious case processing flow at the lowest possible cost, each party commencing an action or proceeding in case types L, LM, SC, TX, ED, MR, CH, F, D, P, J, MH or MC shall complete the Case Information Sheet provided by the office of the Clerk of this Court, and present the said sheet at the time of filing the complaint, petition or other paper initiating said action or proceeding.

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The Clerk shall assign to each such action or proceeding a General Number, which shall be endorsed on all pleadings, notices, orders and other papers filed therein. Such General Number shall consist of (1) a two position case type prescribed by the Administrative Office of the Illinois Courts; (2) a two position Court location indicator containing the letters KA representing Kane County; (3) a two position number indicating the year in which such action or proceeding was commenced; and (4) a consecutive case number. Pending actions or proceedings shall continue under the numbers heretofore assigned with the addition of the Court location indentifier. Pending case number will be reformatted into the style set forth herein for new cases, retaining the original year and consecutive case number.

In Criminal and Quasi-Criminal cases, no warrant shall issue for the arrest of any defendant and no defendant shall be let to bond until the complaint upon which the warrant is based is properly filed with the Clerk of the Court and a General Number assigned. The General Number shall appear on any such warrant or bond. The above styled case numbering system shall not apply to Traffic, . Criminal and Quasi-Criminal matters.

John A. Krause, Chief Judge	
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(Revised January 3, 1984)

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John A. Krause. Chief Judge The is my office (17)

(Revised January 3, 1984)

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Krause, Chief Judge file in my office,

(Revised January 3, 1984)

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ADMINISTRATIVE ORDER NO.

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John A. Krause, Chief Judge	
	in my office /
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(Revised January 3, 1984)

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For the purpose of a more efficient administration of justice and to aid in the revision of the current warrant system, it is hereby ordered:

The Companion cases to Driving Under the Influence charges previously disposed per General Order #89-22 named on the attached listing are hereby dismissed with leave to reinstate.

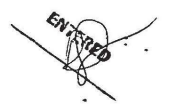
This order and the original listing shall be filed by the Clerk of the Circuit Court in file number MR KA 89-1.

Entered this 1989.

Patrick J Dixon

Chief Judge





Companion Cases to Driving Under the Influence Charges Previously Disposed per General Order #89-22

86 TR 2747	Smith, Clifford	86 TR 51860	Grandberry, Percy
86 TR 2811	Toumey, Daniel P.	86 TR 51861	Grandberry, Percy
86 TR 4802	Cepeda, Alfredo	86 TR 51862	Grandberry, Percy
86 TR 5086	Rodriguez, Martin	87 TR 5273	Reyes, U.S.
86 TR 5088	Rodriguez, Martin	87 TR 5274	Reyes, U.S.
86 TR 6456	Gzik, R.J.	87 TR 5275	Reyes, U.S.
86 TR 6457	Gzik, R.J.	87 TR 5276	Reyes, U.S.
86 TR 6458	Gzik, R.J.	87 TR 14899	Kozinski, L.A.
86 TR 5767	Anderson, John	87 TR 14900	Kozinski, L.A.
86 TR 10402	Amezcua, Jose	87 TR 15501	Kozinski, L.A.
86 TR 12514	Williams, Marvin	87 TR 16606	Olson, Lamont
86 TR 12515	Williams, Marvin	87 TR 16607	Olson, Lamont
86 TR 14925	Martinez, Sergio	87 TR 16608	Olson, Lamont
86 TR 14926	Martinez, Sergio	87 TR 16609	Olson, Lamont
86 TR 14977	Salgado, Edwardo	87 TR 25031	Robles, Rafael
86 TR 14978	Salgado, Edwardo	87 TR 25032	Robles, Rafael
86 TR 14979	Salgado, Edwardo	87 TR 25033	Robles, Rafael
86 TR 33323	Morales, Rodrigo	87 TR 25034	Robles, Rafael
86 TR 37257	Brown, John P.	87 TR 27273	Herrera, Entimi
86 TR 39195	Tinajero, Martin	86 TR 2810	Toumey, Daniel
86 TR 39196	Tinajero, Martin		
86 TR 39197	Tinajero, Martin		
86 TR 40615	Fincham, Wesley B.		
86 TR 45826	Pena, Avelino		
86 TR 48080	Buckshaw, Scott A.		
86 TR 49025	Noble, Kevin		
86 TP 49076	Noble Kevin		

86 TR 49026 Noble, Kevin

86 TR 49027 Noble, Kevin

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GENERAL ORDER 89- 30

For the purpose of a more efficient administration of justice and to aid in the revision of the current warrant system, it is hereby ordered:

That the warrants issued on the cases on the attached listing are to be recalled.

It is further ordered that upon the Circuit Clerk's receipt of the original or service copy of the warrant, from the appropriate Law Enforcement Agency, that those cases on the attached listing whose warrants have been recalled, are hereby dismissed with leave to reinstate.

This order and the original warrant listing shall be filed by the Clerk of the Circuit Court In file number MR KA 89-1.

Entered this <u>26</u> day of December, 1989.

Patrick J. Dixon Chief Judge





Warrant Cases Which Are Companions to Charges Previously Disposed per General Order #89-22

•

82 CM 2280	Jones, Ken	86 CM 299	Stevens, Earl L.
83 TR 17607	Kolka, Scott A.	86 CM 473	Medrano, Carlos
83 TR 20924	Moreno, Rene	86 CM 1578	Baldwin, Corintha
83 TR 38776	LaBagnara, Michael H.	86 CM 1672	Carrero, Gladys E.
83 TR 54699	Moreno, Rene	86 CM 4337	Franklin, Cerita V.
84 CH 1763	Warner, Tami R.	86 CM 4779	Escobar, Eustolio
84 CM 1854	Miller, Richard aka Ferguson	86 CM 3389	Caballero, Cenobio
84 CM 1866	Ferguson, Richard	86 TR 7827	Parr, Bradley J.
84 TR 23955	Ferguson, Richard	86 TR 7828	Parr, Bradley J.
84 TR 23956	Ferguson, Richard	86 TR 10296	Cordero, Benjamin
84 TR 23960	Ferguson, Richard	86 TR 35078	Hernandez, Isidoro
84 TR 56447	Contreras, Gregario	86 TR 35804	Navar, Juan R.
84 TR 60891	Duran, Guadalupe C.	86 TR 35805	Navar, Juan R.
85 CM 2395	Flanagan, Ricky	86 TR 35808	Navar, Juan R.
85 CM 3259	Wallington, Jennifer S.	86 TR 37316	Caballero, Cenobio
85 CM 3765	Franz, Gerald H.	86 TR 37317	Caballero, Cenobio
85 TR 12306	Bustamante, Gilberto B.	86 TR 41444	Franco, Efrain
85 TR 24944	Sandvik, Mark A.	86 TR 42918	Bonales, Martin
85 TR 27871	Swaggirt, Cathy J.	86 TR 42919	Bonales, Martin
85 TR 29204	Skog, Roy B.	86 TR 43340	Gonzales, Jose A.
85 TR 29467	Brooks, Donald R.	86 TR 44890	Perez, B.
85 TR 30503	Patino, Raul M.	86 TR 54441	Realzola, J.A.
85 TR 31864	Black, Keith	86 TR 58727	Richardson, H.W.
85 TR 32277	Cartwright, John	87 CM 1002	Weiss, Richard D.
85 TR 35420	Myers, Tawara	87 TR 4490	Gaffney, Richard E.
85 TR 48213	Trevino, Robert A.	87 TR 14636	Garcia, Juan Vega
85 TR 48214	Trevino, Robert A.	87 TR 17764	Olson. Lamont
85 TR 49734	Lores, Maximo	87 TR 20247	Gallegos, Antonio

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Section 1. Pursuant to Chapter 37§806-4 of the Illinois Revised Statutes 1987, Timothy Brown Psy.D. is hereby appointed Senior Psychologist of the Kane County Diagnostic Center.

Section 2. Said Timothy Brown shall act in the status of Director of the Diagnostic Center for the purposes of his relationship with the director of Juvenile Court Services and the Director of Adult Court Services.

Section 3. The duration of his appointment shall be at the pleasure of the Chief Judge.

Section 4. This order shall be effective December 18, 1989 A.D.

Entered this 18 day of diecember A.D.,

Chief Judge

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GENERAL ORDER 89-28

Section 1. All violations of local traffic laws or other ordinance violations for the following municipalities shall be returnable to the Carpentersville City Hall Chambers at 9:00 A.M. Wednesday of each week:

- a. Carpentersville
- b. East Dundee
- c. West Dundee
- d. Gilberts
- e. Sleepy Hollow
- f. Burlington
- g. Algonquin (Kane County portion)
- h. Barrington Hills

Section 2. Check in at the Carpentersville Branch court shall be at 9:00 A.M. and court will commence at 9:30 A.M.

Section 3. Trials set by the northend branch trial court shall be heard at the Elgin City Court on Wednesday of each week commencing at 1:00 P.M. or thereafter.

Section 4. All violations of state traffic laws or misdemeanors (not presently heard in Geneva) for the above named municipalities shall be returnable to the Elgin City Court on Thursday of each week at either 9:00 A.M. or 1:00 P.M.

Section 5. It is reserved to the Chief Judge the authority to further designate the division of cases returnable in the morning or in the afternoon each Thursday if caseflow management requires such intervention. It is currently the express understanding of the police agencies involved as well as the circuit clerk that the goal is to balance evenly the caseload not only over the year but between A.M. & P.M. calls.

Section 6. The calls, times and court locations for the northend branch for Monday, Tuesday and Friday shall remain unchanged.

Section 7. This order shall take effect January 3, 1990.

ENTER this 17 day of Alecember A.D., 1989.

Section One: Pursuant to vote of the Circuit Judges for the Sixteenth Judicial Circuit, Bradley Schwager duly qualified pursuant to Chapter 34§5601 et seq., is hereby appointed to the Office of Public Defender for Kendall County.

Section Two: The appointment herein shall become effective immediately upon the filing of an Oath of Office pursuant to Chapter 34§5603.

Section Three: This order shall be effective immediately.

ENTER this 14 day of Alexandrer A.D., 1989

A true copy of the original on file in my office Attested to this 15 day of ALC: 192 San E. Carlson Clerk of the Circuit Court 16, Judicial Circuit Kore Courty, Funds uis dião Depay Ceric

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IT IS ORDERED AS FOLLOWS:

Section 1. Pursuant to vote of the Circuit Judges for the Sixteenth Judicial Circuit, County of Kane, those persons hereinafter named are appointed and authorized to appear in court on behalf of those defendants to whom they are from time to time assigned by order of court.

Section 2. Those persons herein designated as back up counsel may appear in place of the designated court appointed counsel when the circumstances confronting appointed counsel make it necessary.

Section 3. Those persons appointed as court appointed counsel, together with indication of their back up counsel, are as follows:

- a. David Kliment Claudia Kliment, Vincent Argento
- b. Kathy Kushnir Joseph Voiland, Matt Shaw
- c. Carole Grahn Julie Doyle, Rita Farrell
- d. Keith Brown Herb Hill, William Feda

Section 4. Appointed counsel shall serve a term of one year, unless earlier removed, and shall serve upon the conditions and terms set forth in Kane County Board Resolution 87-7, pursuant to the Code of Professional Conduct and pursuant to Chapter 34§5604.

Section 5. This General Order supercedes General Order #89-4 and is effective January 2, 1990.

ENTER this 20 day of Necensher A. D. 1989.



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Section One: The following named persons are hereby appointed to the Courthouse Space Planning Committee (previously established by Resolution 83-117):

> Judge Michael O'Brien Judge Michael Colwell Judge Patrick J. Dixon, Chief Judge Attorney Susan Tatnall, President of Bar Association

Section Two: The above said appointments shall remain in full force and effect until further order.

Section Three: This order supercedes previous appointments and is effective immediately.

ENTER this 15 day of Nonember -A.D. Chief Judge





SECTION ONE: Pursuant to Chapter 38 § 108A-1 Associate Judges Grant Wegner, Thomas Hogan, James Doyle and Donald Fabian are assigned the power to issue orders authorizing and approving the use of eavesdropping devices by law enforcement officers or agencies upon appropriate application.

SECTION TWO: The power assigned hereunder shall be plenary and shall remain in full force and effect until rescinded by the Chief Judge of the Sixteenth Judicial Circuit.

SECTION THREE: Authorization by a judge hereunder shall be pursuant to Chapter 38 § 108A and the laws of this state.

SECTION FOUR: This order shall be effective immediately.

DATED this _____ day of November A.D., 1





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SECTION ONE: It is hereby ordered that fees shall be charged by Juvenile Court Services for conducting adoption or divorce/custody investigations for courts of the 16th Judicial Circuit at the following

rates:

a) \$100.00 for an adoption

b) \$100.00 per litigant in a custody matter.

SECTION TWO: All fees shall be paid to Juvenile Court Services in advance of the investigation.

SECTION THREE: This order shall supercede Administrative Order 130 heretofore entered on October 24, 1989.

SECTION FOUR: This order shall be effective December 1, 1989.

ENTER this 6 day of November A.D., 1989.





GOCRD

89-MR-1 GENERAL ORDER #89-22

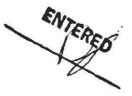
For the purpose of a more efficient administration of justice, and to aid in the revision of the current warrant system, it is hereby ordered:

That all warrants issued on those cases listed on the attached computer printout dated October 25, 1989, are to be recalled.

It is further ordered that upon the Circuit Clerk's receipt of the original or service copy of the warrant, from the appropriate holding Law Enforcement Agency, that those cases listed on the attached computer printout dated October 25, 1989, and whose warrants have been recalled are hereby dismissed with leave to reinstate.

This order and the original warrant listing shall be filed by the Clerk of the Circuit Court in file number MR-KA 89-1.

Enter this $\frac{26}{26}$ day of October, 1989



Patrick J. Dixon, Chief Judge

89111R OF

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GENERAL ORDER #89-21

IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjorn, and the office of the Clerk of the Circuit Court of the counties of Kane, DeKalb, and Kendall, shall be closed on the following legal holidays for the year, 1990.

HOLIDAY OBSERVED ON New Year's Day Monday, January 1, 1990 Martin Luther King Jr's Birthday Monday, January 15, 1990 Lincoln's Birthday Monday, February 12, 1990 Washington's Birthday Monday, February 19, 1990 Casimir Pulaski's Birthday Monday, March 5, 1990 Good Friday Friday, April 13, 1990 Memorial Day Monday, May 28, 1990 Independence Day Wednesday, July 4, 1990 Labor Day Monday, September 3, 1990 Monday, October 8, 1990 Columbus Day Election Day Tuesday, November 6, 1990 Veteran's Day Monday, November 12, 1990 Thanksgiving Day Thursday, November 22, 1990 Friday, November 23, 1990 Christmas Eve Monday, December 24, 1990

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

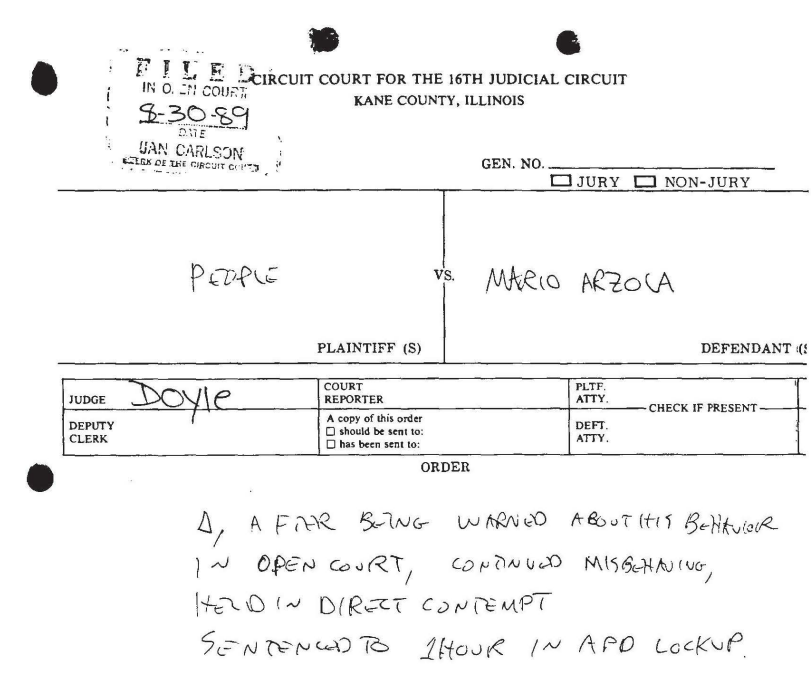
day of September, 1989. this Enter



Tuesday, December, 25, 1990

Chief Judge Patrick J. Dixon

Christmas Day



8/30/59

IT IS ORDERED THAT:

Section 1. Bradley Schwager, duly licensed as an attorney at law in the State of Illinois be and is appointed, on an interim basis, as acting Public Defender for the County of Kendall in the Sixteenth Judicial Circuit.

Section 2. Bradley Schwager shall have and enjoy all the authority and be subject to the same duties as if he were appointed Public Defender pursuant to Chapter 34 Paragraph 5601 et seq.

Section 3. The term of office shall be until a successor public defender is appointed or until further order whichever occurs first.

Section 4. This order shall become effective upon the date of resignation of the present public defender; to wit: September 1, 1989.

DATED: Clugust 25, 1989

Chief Judge



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GENERAL ORDER NO. 89-19

Casa Volunteers

IT IS HEREBY ORDERED:

Section 1. Casa - Kane County, an Illinois not-for profition is recognized by the Sixteenth Judicial Circuiters an organization established to provide volunteer workers on a one to one basis with abused and neglected children, to investigate facts involving cases of abuse and neglect, to report on those facts to the Juvenile Court Judge and to submit recommendations as to permanent placement to the Juvenile Court Judge in those cases where so ordered by a judge.

Section 2. The assigned Juvenile Court Judge or a judge presiding in Juvenile Court may by written order appoint a Casa trained volunteer if the judge finds it is appropriate, to any case pending in that court if there are allegations or a reasonable belief on the part of the judge that a child may have suffered abuse or neglect.

Section 3. The Juvenile Court Judge shall administer an oath to the volunteer (either at the time of appointment or at such prior time as is deemed appropriate) which oath shall bind the volunteer to faithfully perform the duties hereinafter set forth together with the specific duties pertaining to any particular court appointment and to further foreswear divulging any information whatsoever which was obtained in the course of performing those duties except upon court order.

Section 4. The court may direct the volunteer or others to supply a copy of the appointing order to Casa - Kane County, Inc. at their administrative offices.

Section 5. As a condition of appointment Casa - Kane County, Inc. and the Casa volunteer shall agree to undertake and shall undertake the following:

- 1. Interview the child.
- Interview other family members, foster family members or persons living in the family residence.
- 3. Interview teachers, social workers, friends, employees and other persons as is necessary to determine the factual background.
- 4. Investigate available placement alternatives for the child including but not limited to relatives, foster placement and group homes.
- 5. Prepare a written report to be submitted, sealed, to the court no less than four (4) days prior to the scheduled hearing and therein set forth findings and recommendations as to disposition.



- 6. Appear in Court at the scheduled hearings.
- 7. Continue contact with the child, family or
- others as ordered by the court to monitor progress.
- 8. If appropriate submit supplemental written reports to the court concerning changes in circumstances, recommendations for modifications in disposition or compliance with the orders of the court.

Section 6. For the purpose of carrying out his/her responsibility once appointed a Casa - Kane County volunteer shall be entitled to receive copies of notices, pleadings and other documents filed in the case and to be notified prior thereto of any court proceedings sought or scheduled.

Section 7. The court in which the case is heard may authorize the Casa - Kane County volunteer to have access to the juvenile court file and all medical, psychological or other records obtained by subpoena by any party to the proceeding.

Section 8. Unless otherwise specifically ordered, the Casa - Kane County volunteer shall be considered terminated and his or her obligation discharged upon the entry by the judge of a dispositional order permanently placing the child.

Section 9. This order shall take effect immediately.

ENTER this _4_ day of <u>luguel</u>, A.D. 1989.

89MR-1

IN THE CIRCUIT COURT FOR THE SIXTEENTH CIRCUIT,

ORDER

It is hereby ordered by the undersigned Circuit Judges of the Sixteenth Judicial Circuit that Article 15, Section 15.09 of the Local Rules heretofore adopted be and are modified as follows: 15.09 ATTORNEY'S FEES

- (a) No award of attorneys fees on behalf of an attorney against his client shall be made without the prior filing of a verified petition for attorneys fees and an itemization of the billing including the hourly cost, the time spent on the case, and an itemziation of the tasks performed.
- (b) Notice for any Petition for attorneys fees on behalf of an attorney against his client shall be in substantial compliance with the following:

You are hereby notified that on _____, the _____day of _____, at _____or as soon thereafter as counsel may be heard, the undersigned shall appear before the Hon. Judge _____, in Room _____, at the Kane County Courthouse, Family Court Building, Geneva, Illinois, and then and there present a Petition for Attorney's Fees pursuant to Section 508 of the IMDMA.

The law requires that you be advised of your right to a copy of that Petition and an itemized copy of the bill, copies of which are attached, and further provides for a right to a hearing on the Petition, and a right to be represented at your expense at that hearing by an attorney other than one associated with the undersigned. If you do not appear, a judgment may be entered in accordance with the Petition.

(c) No agreed order for attorney fees on behalf of an attorney against his client, or consent judgment, shall be entered unless the requirements of subparagraph (a) have been met and the client is present in open court and knowingly waives his/her right to a hearing and separate representation.

1989. DATED thj of day 2 MIL leron AM

8911R-1

IT IS HEREBY ORDERED:

Section 1. Pursuant to the election of the Presiding Judge in Kendall County the probation fee authorized in General Order No. 89-16 shall be imposed in cases arising in Kendall County.

Section 2: The procedure set forth in 89-16 shall apply to all applicable cases arising in Kendall County.

Section 3: This order shall be effective immediately.

hill; DATED this $\frac{27}{2}$ day of (1989 Judge Chief

[...] C.C 1.1



Probation Fee

Section 1. Pursuant to Public Act 85-1256, effective May 1, 1989, each person placed on probation in Kane County shall be assessed a probation fee of \$25.00 per month for each month that probationer is ordered to probation.

Section 2. The trial court in which the probationer was sentenced may upon a specific finding of inability to pay, waive the fee or order a lower fee (no less than \$8.00 per month).

Section 3. The procedure for collection of probation fees shall be the same as the procedures in place in the county for collection of restitution. Payment may be made in the aggregate if agreed between the probationer and the Court Services otherwise monthly. Probation fees may be taken from bond when funds are available if agreed to by the probationer or ordered by a Court. The collection of probation fees shall be junior in priority to all other statutory or court ordered monies.

Section 4. In the event a probationer fails to comply with payment of probation fees, the court services officer shall follow those procedures authorized under the statute and otherwise as is the case with failure to pay other court ordered monies.

Section 5. Probation fees received by the probation department shall be turned over to the court treasurer on a monthly basis. A record shall be maintained of those receipts and those transfers.

Section 6. This probation fee and procedure herein set forth may be adopted in the other counties of the 16th Judicial Circuit upon the approval and designation of the presiding Judge of that County.

Section 7. General Order No. 89-6 is superceded by this Order.

Enter this $\frac{2}{3}$ day of _

,A.D. 198

Patrick J. Dixon, Chief Judge 16th Judic al Circuit

ENTERNE

1MR-01

IT IS HEREBY ORDERED:

Section 1: Pursuant to Public Act 85-1443, all Juvenile Probation Field Officers and Supervisors in the 16th Judicial Circuit are designated as authorized to make initial detention decisions pertaining to juveniles.

Section 2: Where possible or as from time to time the Director of Juvenile Court Services directs by policy, a field officer shall seek approval from a supervisor prior to signing an authorization provided, however, that failure to make contact with a supervisor will not effect the field officer's authority hereunder.

Section 3: In the event a field officer or supervisor authorizes detention, same shall be reduced to writing by the next work day and said document shall be maintained in each juvenile's permanent probation file, a copy maintained at the detention facility and a copy made available to the judge at the detention hearing.

Section 4: The form of written document used shall be determined and amended by the Director of Juvenile Court Services but shall in all events require that the following information be set forth:

a) Name of minor

- b) Date and time authorization was made
- c) Facility where the minor is to be held
- d) A shorthand designation of statutory reason(s) for detention
- e) A statement explaining circumstances requiring detention
- f) Signature of person authorizing detention

Section 5: This order shall become effective July 1, 1989.

Enter this ______ day of ,A.D. 1989.

Chief Judge

ENTERED

IT IS HEREBY ORDERED:

Section 1: Pursuant to Supreme Court Rule 21(b) Judge Roger W. Eichmeier is assigned to hear contested preliminary hearings, bond reduction motions and other pretrial matters from time to time assigned to him at 1:00 p.m. on Monday afternoon of each week beginning July 10, 1989 to be conducted in Room 150.

Section 2: Pursuant to Supreme Court Rule 21(b) Judge Melvin E. Dunn is assigned to hear preliminary hearings commencing at 9:00 a.m. and 1:00 p.m. on Thursday of each week beginning August 10, 1989 to be conducted in Room 240.

Section 3: Except as specifically set forth herein, the judges named herein shall otherwise retain their assignments as previously ordered.

Section 4: This order shall become effective July 10, 1989.

Enter this 3_day of July, A.D. 1989.

Judge

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GENERAL ORDER NO. 89-14

IT IS HEREBY ORDERED:

Section 1: Pursuant to Supreme Court Rule 21(b) Judge Roger W. Eichmeier is assigned to hear contested preliminary hearings, bond reduction motions and other pretrial matters from time to time assigned to him at 1:00 p.m. on Monday afternoon of each week beginning July 10, 1989 to be conducted in Room 150.

Section 2: Pursuant to Supreme Court Rule 21(b) Judge Melvin E. Dunn is assigned to hear preliminary hearings commencing at 9:00 a.m. and 1:00 p.m. on Thursday of each week beginning August 10, 1989 to be conducted in Room 240.

Section 3: Except as specifically set forth herein, the judges named herein shall otherwise retain their assignments as previously ordered.

Section 4: This order shall become effective July 10, 1989.

Enter this <u>3</u> day of July, A.D. 1989.

Judge 'ief

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No General Order 89-13 Received

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GENERAL ORDER NO. 89-12

IT IS HEREBY ORDERED THAT:

Section 1: Pursuant to Supreme Court Rule 21(b) Judge Nottolini is assigned to preside in Room 140 and preside over the juvenile and related matters constituting the call previously assigned to him.

Section 2: This order shall become effective July 3, 1989.

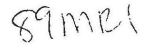
ENTER this 22 day of June, 1989,

Chief Judge

A true copy of the original on tile in my office June 13. Attested to this 2 Zoay de Jan Carlson Clerk of the Circuft Court Kane County, Kungis eput: eleik







GENERAL ORDER NO. 89-11

IT IS HEREBY ORDERED THAT:

Section 1: Pursuant to Supreme Court Rule 21(b) Judge Jenkins is assigned to preside in Room G-7 at the Family Court on each Thursday and preside over the child support calls usually conducted thereon.

Section 2: Except as aforesaid Judge Jenkins shall continue in his present assignment; to-wit: D.U.I. cases Monday through Wednesday and SM/LM trials on Friday.

Section 3: Judge Jenkins is, except for Thursday, hereby assigned to courtroom 240 and Judge Petersen is assigned to courtroom 220.

Section 4: This order shall become effective July 6, 1989. ENTER this $\frac{2}{day}$ of $\frac{146}{day}$, 1989.





GENERAL ORDER NO. 89-10

STAN 1

IT IS HEREBY ORDERED:

Section 1. Pursuant to Cl10A § 21(a) and in the interest of expediting requests from probationers for permission to leave the state, consent is hereby given to a probationer to leave the state for good cause shown upon the prior notification to and written approval of probationer's probation officer and the approval of the Director of Court Services.

Section 2. This order is effective immediately to each and every order of probation or conditioned discharge heretofore entered or hereafter entered as part of a sentence and pending before this court, active or inactive.

Section 3. Such provision shall be part of any order of probation as if fully set forth in such order.

Section 4. This order shall remain in effect until further order of this court.

Dated this 70 day of A.D. 1989.

GENERAL ORDER 89-9

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WEEKEND AND HOLIDAY BOND CALL PROCEDURE

IT IS ORDERED THAT:

Section 1. Until further order of this Court, weekend and and holiday bond call in Kane County, Illinois will be conducted in the following manner:

- a. Saturday, Sunday and holiday bond calls will commence at 8:30 a.m. in what is commonly known as the Bond Call Room located at the Kane County Jail on Fabyan Parkway, Batavia, Illinois, commencing at 8:30 a.m.
- b. The Judge assigned on a particular day to bond call will hold bond call at the Kane County Jail for such persons being held at the jail regardless of the nature of the charge.
- c. The bond call Judge will telephone the Aurora Police Department and Elgin Police Department and conduct a bond call by telephone for persons held at those facilities on any charge other than a felony charge. If video facilities become available same may also be employed by the bond call Judge and that Judge may at any time travel to the location to conduct bond call if deemed necessary.
- d. All other police departments within Kane County who have individuals for misdemeanor bond call shall have the responsibility to call the bond call Judge by 9:30 a.m. to advise the Judge of that fact so that the Judge may conduct a telephone bond call for those individuals.
- e. Any police department having an individual requiring a felony bond call shall have the responsibility to transport that individual to the Kane County Jail for the purpose of a bond call. They shall enter the jail through the first floor entrance to the bond call room as opposed to through the booking area of the jail.
- f. On new felony charges requiring the preparation of Complaint for Preliminary Hearing, Warrant and like, it shall be the responsibility of the arresting agency to call the State's Attorneys clerk at the County Jail prior to transporting the prisoner for bond call so that the felony documents can be prepared in advance and be ready at the bond call location upon arrival of the prisoner. It is also the responsibility of the arresting agency to have a properly completed signed and notarized felony synopsis sheet accompany the prisoner.

ENTERE



In the absence of a properly completed felony synopsis sheet or an officer to testify on the issue of probable cause the bond call Judge may release the person charged on a recognizance bond only.

It is within the discretion of the bond call g. Judge to determine the order in which the bond call shall be conducted. However, the bond call Judge should take into consideration prisoners who have been transported by agencies outside of the Kane County Jail so as to minimize the waiting time for the officers involved. In the event of an unusually large number of felony prisoners at any location within the County on a given day, the bond call Judge shall have the discretion to travel to that location for the purpose of conducting a bond In the event that the bond call Judge determines call. that it is necessary to do so, the Circuit Clerk assigned to bond call and the State's Attorneys Clerk, if needed, shall go to that location to assist the Judge in conducting the bond call.

Section 2. This Order shall become effective July 15, 1989. Enter this 19th day of June, A.D. 1989. GENERAL ORDER #89-8

XC: (DI Supervisore Steff state of Illinois) COUNTY OF KANE

ORDER

It is hereby ordered by the undersigned Circuit=Indgeso of the Sixteenth Judicial Circuit that Article 34 of the Local Rules heretofore adopted be and are amended as follows:

Article 34 shall be titled: Driving under the influence of alcohol

Rule 34.05 is hereby vacated and superceded by the following:

34.05 SCHEDULING OF CASES

- (a) First return dates for DUI citations shall be set by the arresting law enforcement agency. The first return date shall be not less than fourteen days but within forty-nine days after the date of arrest, whenever practicable.
- (b) A request for hearing on a petition to rescind statutory summary suspension shall only be made in open court. Upon such a request made in open court, the court will set the matter hearing on a date and time consistent with the court's availability to hear matters requiring evidentiary hearing. Any other practice shall not be considered a "request for hearing" for the purpose of commencing the thirty-day period within which the defendant/petitioner is entitled to a hearing under the applicable statute.
- (c) All charges of driving under the influence of alcohol and driving while license revoked wherein the State's Attorney enhances the charge from a misdemeanor to a felony shall be initiated in and heard in and by the DUI Division as opposed to the Felony Division of this court.

DATED THIS 28 DATE OF APRIL, 1989 Jolue

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IN THE CIRCUIT COURT FOR THE SIXTEENTH CIRCUIT STATE OF ILLINOIS COUNTY OF KANE It is hereby ordered by the undersigned Circuit Hudges

of the Sixteenth Judicial Circuit that Article 34 of the Local Rules heretofore adopted be and are amended as follows:

Article 34 shall be titled: Driving under the influence of alcohol

Rule 34.05 is hereby vacated and superceded by the following:

34.05 SCHEDULING OF CASES

- (a) First return dates for DUI citations shall be set by the arresting law enforcement agency. The first return date shall be not less than fourteen days but within forty-nine days after the date of arrest, whenever practicable.
- (b) A request for hearing on a petition to rescind statutory summary suspension shall only be made in open court. Upon such a request made in open court, the court will set the matter hearing on a date and time consistent with the court's availability to hear matters requiring evidentiary hearing. Any other practice shall not be considered a "request for hearing" for the purpose of commencing the thirty-day period within which the defendant/petitioner is entitled to a hearing under the applicable statute.
- (c) All charges of driving under the influence of alcohol and driving while license revoked wherein the State's Attorney enhances the charge from a misdemeanor to a felony shall be initiated in and heard in and by the DUI Division as opposed to the Felony Division of this court.



DATED THIS _28 ____ DATE OF APRIL, 1989 John of TUPAN

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GENERAL ORDER NO. 89-7

Section One. Until further order by the court and pursuant to Supreme Court Rule 553, the following law enforcement officers hereby designated by Office are authorized to release on individual bond without the posting of cash security, persons 17 years of age or older arrested for or charged with an offense covered by Supreme Court Rules 526, 527 and 528. These officers are as follows:

(1) The designated or acting Shift Commanders of each Kane County Police Department or agency; (2) the acting Booking Officer for the Elgin and Aurora City Police Departments; (3) the Director of the Kane County Jail or, in his absence, the acting Booking Officer at the Kane County Jail; (4) the Shift Supervisor at each shift of the Kane County Sheriff's Department; (5) State Police Officers with the rank of Trooper and above; (6) Region II Conservation Police Officers and (7) officers of the Secretary of State as set forth in General Order 89-3.

Section Two: When arrestees are released on individual bond pursuant to this order by said designated law enforcement officers, they shall cause to be prepared a Bail Bond form in current use in the County of Kane showing the amount of bail set by statute, the defendant's name and address, the offense charged and the date and court location of his next court appearance. The Personal Recognizance box on the Bail Bond form should be checked and at the bottom of the form, the defendant should sign the Certificate of Defendant and the releasing officer should sign as peace officer. The defendant should receive a copy of this form. Individual bonds may also be executed by signing the citation of complaint agreeing to comply with its conditions.

Section Three: Pursuant to Supreme Court Rule 553 (d) this type of release by the above designated law enforcement officers may be done except when:

1. The accused is unable or unwilling to establish his/her identity or submit to being fingerprinted as required by law; or

2. The accused elects release on separate bail under Rule 503(a) (3); or

3. There is an outstanding warrant or detainer against the accused; or

4. Detention is necessary to prevent imminent bodily harm to the accused or to another.



Section Four: In regard to persons under 17 years of age who cannot make bail, they may be released on individual bond as set by statute if the authorities cannot, within a reasonable time, locate a parent or adult standing in the place of a parent to execute the bond as surety.

Section Five: This Order shall become effective June 1, 1989 and does supercede Administrative Order 161.

Entered april 24, 1989

Chief

GENERAL ORDER NO. 89 - 6

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Probation Fee

Section 1: Pursuant to Public Act 85-1256, effective May 1, 1989, each person placed on probation in Kane County shall be assessed a probation fee of \$25.00 per month for each month that probationer is ordered to probation.

Section 2: The trial court in which the probationer was sentenced may upon a specific finding of indigency upon petition by the probationer and a sufficient showing of inability to pay, waive the fee or order a lower fee (no less than \$8.00 per month).

Section 3: The procedure for collection of probation fees shall be identical to the procedures in place in the county for collection of restitution. Payment may be made in the aggregate or monthly as agreed between the probationer and the Court Services or as ordered by court. Probation fees may be taken from bond when funds are available. The collection of probation fees shall be junior in priority to all other statutory or court ordered monies.

Section 4: In the event a probationer fails to comply with payment of probation fees, the court services officer shall follow those procedures authorized under the statute and otherwise as is the case with failure to pay other court ordered monies.

Section 5: Probation fees received by the probation department shall be turned over to the court treasurer on a monthly basis. A record shall be maintained of those receipts and those transfers.

Section 6: This probation fee and procedure herein set forth may be adopted in the other courties of the 16th Judicial drcuat upon the approval and designation of the presiding judge char county.

Enter this 13 day of April , A.D. 1989.

Patrick J. Dixon, Chief Judge 16th Judicial Circuit

ENTERED.

89 MR-1-GENERAL ORDER NO. 89-5 EXPUNGEMENT ORDERS

IT IS ORDERED AS FOLLOWS:

That there is hereby delegated to the following designated judges the authority to hear, act upon and enter orders of expungement upon a petition for expungement made pursuant to statute:

- A. The presiding judge as from time to time designated in Kendall and DeKalb Counties.
- B. The presiding judge of the Felony Division in Kane County.

Entered this 3/ day of March , A.D. 1989 Chief Judge



89 MR-1-GENERAL ORDER NO. 89-5 EXPUNGEMENT ORDERS

IT IS ORDERED AS FOLLOWS:

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That there is hereby delegated to the following designated judges the authority to hear, act upon and enter orders of expungement upon a petition for expungement made pursuant to statute:

- A. The presiding judge as from time to time designated in Kendall and DeKalb Counties.
- B. The presiding judge of the Felony Division in Kane County.

Entered this <u>2/</u> day of <u>March</u>, A.D. 1989 Chief Judge

C. 55 1 NTERED

GENERAL ORDER NO. 28-4 Court Appointed Counsel

In conjunction with Kane County Board Resolution No. 88-207 and subject to the resolution terms and conditions, it is hereby ordered that the following attorneys are

appointed to the position of Court Appointed Counsel for the County of Kane, Sixteenth Judicial Circuit. Those attorneys listed as backup support are authorized to appear in court on behalf of the appointed attorney when necessary or convenient.

Appointees

Glenn Sowa

Patricia Lindner

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David P. Kliment

Joseph Bugos Debra Smiley Brauer

Backup Support

John Donahue

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Sharon Law Larson Claudia Kliment Vincent C. Argento

These appointments are effective January 1, 1989.

Enter this 30 of 989.

Patrick J. Dixon Chief Judge



GENERAL ORDER 89- 3

57.5×-1

Section 1: It is hereby ordered that the following persons being Officers of the Secretary of State Police be authorized to release individuals on individual bond in the manner as set forth in Administrative Order No. 161 dated April 13, 1988:

Anderson, Ronald W. Block, Jeffrey D. Boone, Jeffrey N. Bowers, Susan M. Busby, Jerry N. Cnudde, Marvin M. Faith, Glen R. Gresham, Donelle M. Hansen, Richard H. Henry, Charles M. Hooks, Kirk Y. Jackson, Gerald W. Jett, Donald L. Johns, William E. Johnson, Lawrence E. Kucera, John P. Kuzma, David J. Leden, Robert J. Misfeldt, Wayne E. Morrissey, William P. Paschall, Michael R. Pratt, Lyle L. Raske, Sheila A. Sandona, Robert A. Speck, Robert B. Stark, Michael R. Stubblefield, Dan D. Walker, Frank, F. Wenskunas, Thomas M. Wood, Raymond A.	<u>I.D. Number</u> 21 100 131 207 43 108 82 146 92 71 216 172 211 65 107 126 138 141 130 104 189 88 221 2 192 106 165 151 46 30	JAN Z I LI AN 89 CIRC CIRC KA CIRC
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Section 2: For the purpose of this order the provisions of Administrative Order No. 161 are incorporated herein.

Section 3: The authority granted herein shall continue until either this order No. <u>89-3</u> is vacated, superceded or modified or Administrative Order No. 161 is vacated, superceded or modified.

ENTER this And day of function 1889 A.D. Patrick J. Dixon Chief Judge

GENERAL ORDER 89- 3

59 MR-1

Section 1: It is hereby ordered that the following persons being Officers of the Secretary of State Police be authorized to release individuals on individual bond in the manner as set forth in Administrative Order No. 161 dated April 13, 1988:

Anderson, Ronald W. Block, Jeffrey D. Boone, Jeffrey N. Bowers, Susan M. Busby, Jerry N. Cnudde, Marvin M. Faith, Glen R. Gresham, Donelle M. Hansen, Richard H. Henry, Charles M. Hooks, Kirk Y. Jackson, Gerald W. Jett, Donald L. Johns, William E. Johnson, Lawrence E. Kucera, John P. Kuzma, David J. Leden, Robert J. Misfeldt, Wayne E. Morrissey, William P. Paschall, Michael R. Pratt, Lyle L. Raske, Sheila A. Sandona, Robert A. Speck, Robert B.	<u>I.D. Number</u> 21 100 131 207 43 108 82 146 92 71 216 172 211 65 107 126 138 141 130 104 189 88 221 2 192	JAN Z. II IN AI, 189 CIRC J COLLAR RK
Stark, Michael R. Stubblefield, Dan D. Walker, Frank, F. Wenskunas, Thomas M. Wood, Raymond A.	106 165 151 46 30	ALL

Section 2: For the purpose of this order the provisions of Administrative Order No. 161 are incorporated herein.

Section 3: The authority granted herein shall continue until either this order No. <u>89-3</u> is vacated, superceded or modified or Administrative Order No. 161 is vacated, superceded or modified.

ENTER this And day of finnery A.D. Patrick J. Dixon Chief / Judge

89MR 01

GENERAL ORDER #89-2

It is hereby ordered that Judge Michael J. Colwell is appointed Acting Chief Judge during any absence of the undersigned.

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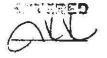
ENTER this ______ day of <u>January</u>, 1989.

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Patrick J. Dixon, Chief Judge



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GENERAL ORDER NO. 89-1

IT IS HEREBY ORDERED THAT:

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Section 1: General Order 88-4 is hereby amended and superceded.

Section 2: As to all places in which the court conducts business as a court of law or chancery, there is reserved to the court, upon direction of the judge presiding in such court, the right to order or direct a search by reasonable and lawful means available of any person and their property entering a court location.

If such a search is directed and there is thereby discovered any weapon listed as a dangerous weapon under Chapter 38, Paragraph 33A-1, such weapon shall be subject to immediate seizure by the personnel authorized to conduct the search.

Where appropriate materials seized may be returned to the owner upon his or her departure from the court building.

Any material seized and not returned to the owner or person from whom taken after thirty days shall be delivered to the Kane County Sheriff to be destroyed or used in a display of weapons seized or for other educational purposes deemed appropriate by the Sheriff.

The owner of the material seized or the person from whom the material was taken, in those cases where the material is not returned shall be informed that he or she may within thirty (30) days petition the court for return of said materials. He or she shall be informed that failure to file such petition within the time specified shall result in a forfeiture of the material.

Section 3: As to the main Courthouse in Geneva and the Family Courthouse in Geneva in addition to the procedures in Section 2, the following search procedures may be employed as equipment is available:

A. All persons entering designated areas employing metal detectors shall be required to pass through a metal detector.

B. A person who activates the metal detector may be denied entry without further questioning or search.

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C. A person who activates the metal detector may be permitted to pass through the detector a second time after removing all metal objects

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D. If upon entering the detector a second time, a person activates the detector, that person shall not be permitted to enter the area or building as the case may be unless the person consents to a pat down search and the officer authorized to conduct the search is satisfied there is no weapon or dangerous material present.

E. Bags, purses, briefcases and other parcels which could contain weapons shall be subjected to search for dangerous materials; but no printed documents may be examined.

Section 4: Nothing herein shall be construed as imposing a duty upon any agency or personnel to institute any particular procedure or any procedure of surveilience, search or security.

Enter this _5 day of finitar A.D. 1989. Patrick J. Dixon Chief Judge

CIRCUIT COURT FOR THE 16TH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS Maz1 GEN. NO. D NON-JURY Im re: Kane Court FILED 23 IN OPEN COURT IN 27 1989 DATE PLAINTIFF (S) JAN CARLSON DEFENDANT (S LERK OF THE CIRCUIT COURT COURT PLTF. - CHECK IF PRESENT IXON JUDGE REPORTER ATTY. A copy of this order DEPUTY DEFT. should be sent to: lev CLERK ATTY. □ has been sent to: ORDER Cause Com > The a Me grand in The 460 gran advised that procus ~ 6/27/8 is cirable to attend grand red tis heres (vacation for good cause shown Alman in serve enun un istered Valh a (em mta: 6/27/89 UDGE ENTERED P7-MISC-001

GENERAL ORDER # 88-12

IT IS ORDERED AS FOLLOWS:

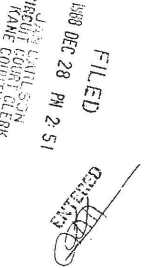
Section 1. All L non-jury cases pending in Kane County, not presently assigned to the Hon. Barry E. Puklin, Circuit Judge, shall be assigned as in the case of all other L cases to one of the three judges currently handling L cases.

Section 2. Hereinafter all L cases whether a jury demand has been made or not shall be assigned on the same random rotating basis employed by the clerk.

Section 3. The Administrative Order entered 7-24-87 is hereby vacated.

Enter this <u>27</u> day of <u>Cecuber</u> A.D. 1988.

Patrick J. Dixon Chief Judge



XX NIR OI

88MRU1

GENERAL ORDER NO. 88-11

IT IS HEREBY ORDERED THAT:

Section 1. Pursuant to Supreme Court Rule 21(b) the following rooms are designated and the following judges are assigned and the following presiding judges are named:

CIVIL DIVISION

Courtroom 430 - Patrick J. Dixon (Chief Judge & Presiding Judge) Courtroom 320 - Michael F. O'Brien Courtroom 310 - Michael J. Colwell Courtroom 210 - James F. Quetsch Courtroom 110 - Melvin E. Dunn Courtroom 120 - Pamela K. Jensen

FELONY DIVISION

Courtroom	340 -	Barry	E. Puklin	(Presiding Jodg
Courtroom	3.50 -	Thoma	s E. Hogan	SCA.
Courtroom	250 -	Phili	p DiMarzio	

FAMILY DIVISION

Courtroom 113 - R. Peter Grometer (Presiding Judge) Courtroom 121 - Timothy Q. Sheldon Courtroom 213 - Peter K. Wilson

MISDEMEANOR DIVISION

Courtroom 240 - John L. Petersen (Presiding Judge) Courtroom 150 - Roger W. Eichmeier Courtroom 220 - Robert C. Jenkins Aurora Branch Ct. - Donald J. Fabian Elgin Branch Ct. - James T. Doyle Courtroom 140 - Gene L. Nottolini

KENDALL COUNTY:

James M. Wilson (Presiding Judge) Grant S. Wegner

DEKALB COUNTY

Rex F. Meilinger (Presiding Judge) John L. Nickels Richard D. Larson Douglas R. Engel Section 2. A. All pending cases requiring reassignment shall be transferred to the Presiding Judge of the respective division and shall be reassigned to another judge within the division. The presiding judge may seek reassignment outside the division through the office of the Chief Judge.

B. The Presiding Judge shall reassign, within the division, all cases designated "closed" or "inactive" which reappear on a court call of any judge formerly but not presently assigned to the division.

Section 3. This order shall become effective January 17, 1989.

Enter this <u>29</u> day of <u>December</u> . D . Patrick Dixon Л.

Chief Judge

GENERAL ORDER # 88-10

IN THE CIRCUIT COURT FOR THE SIXTEENTH JU CIRCUIT OF THE STATE OF ILLINOIS	DICIAL OF
IN THE MATTER OF THE APPOINTMENT)	
OF PATRICK J. DIXON AS THE CHIFF)	
JUDGE OF THE SIXTEENTH JUDICIAL) SS.	
CIRCUIT OF THE STATE OF ILLINOIS)	

The majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois having voted to appoint Patrick J. Dixon to be the Chief Judge of the Sixteenth Judicial Circuit of the State of Illinois, do hereby appoint PATRICK J. DIXON CHIEF JUDGE of the Sixteenth Judicial Circuit, Illinois, effective December 5, 1988.

Enter this 28th. day of November, 1988.

Joseph M. McCarthy, Chief Judge

Wilson Burne 1; Circuit Judge

Michael J. Golwell, Circuit Judge

the-ck

Melvin E. Dunn, Circuit Judge

Rex Meilinger, Circuit Judge

John L. Nickels, Circuit Judge

Michael F. O'Brien, Circuit

Judge Puklin, Circuit Judge Barr Æ. James F. Quetsch, Circuit Judg

ABR. LIN HT 6

GENERAL ORDER #88-9

The following judges are assigned as designated and shall preside in the court rooms designated until further notice.

Judge Philip DiMarzio - Felony Division - Rm. 350 Judge Peter Wilson - General Division - Rm. 330 Judge Robert C. Jenkins - DeKalb County

This order shall become effective Dec. 5, 1988.

Enter this day of December, A.D.1988.

Chief Judge Patrick Dixon,



GENERAL ORDER NO. 88-8

IN RE: Appointment of PETER K. WILSON as ASSOCIATE JUDGE

The Court having been advised by the Director of the Administrative Office of the Illinois Court that PETER K. WILSON has received a majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill the vacancy of the office of Associate Judge;

IT IS HEREBY ORDERED THAT:

PETER K. WILSON is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective December 5, 1988. ENTER this 28th day of November, A.D. 1988.

Aur

CHIEF JU

IRCL KATE TA ř.,, 10 07 41

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16th Judicial Circuit County of Kane

P.O. Box 556 Court House, Geneva, IL. 60134 Telephone (312) 232-3400



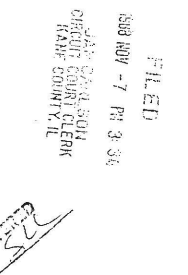
OFFICE OF THE CHIEF JUDGE AND COURT ADMINISTRATOR

88MR-1

IT IS HEREBY ORDERED that the Clerk of the Circuit Court of Kane County deposit all escrow accounts, established by Court Order, in a separate sub-ledger at the First National Bank of Geneva under regular savings passbook routine at the regular savings rate then declared by said Bank (the present rate being 5.5%).

All pursuant to a proposal by said institution directed to the office of said Clerk dated September 16, 1988.

Joseph M. McCarthy Chief Judge



AMENDED GENERAL ORDER #88-7

IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois (I shall adjorn, and the office of the Clerk of the Circuit Court of the counties of Kane, DeKalb, and Kendall, shall be closed on the following legal holidays for the years, <u>1989</u>.

HOLIDAY	OBSERVED ON
New Year's Day Observance	Monday, January 2, 1989
Martin Luther King Jr's Birthday	Monday, January 16, 1989
Lincoln's Birthday	Monday, February 13, 1989
Washington's Birthday	Monday, February 20, 1989
Casimir Pulaski's Birthday	Monday, March 6, 1989
Good Friday	Friday, March 24, 1989
Memorial Day	Monday, May 29, 1989
Independence Day	Tuesday, July 4, 1989
Labor Day	Monday, September 4, 1989
Columbus Day	Monday, October 9, 1989
Veteran's Day	Friday, November 10, 1989
Thanksgiving Day	Thursday, November 23, 1989 Friday, November 24, 1989
Christmas Day	Monday, December 25, 1989

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court. Enter this 24^{44} day of October, 1988.

EUTERED

	A true copy of the original on file in my office.
	Attested to this 24 day of Cic tolizi 198
ļ	Jun Carlson
	Clerk of the Cucut Court
(Rane County, Illinois
	By. Deputy Clerk

Trend on Dictea

Joseph M. McCarthy, Chief Judge

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OCT 2 4 1988

Jan Carlson CLERK OF THE CIRCUIT COURT FOR THE 16th JUDICIAL CIRCUIT, VARE FOUNTY. ILLINOIS

88 MR1

GENERAL ORDER #88-7

IT IS HEREBY ORDERED THAT:

1

A. The Circuit Court for the Sixteenth Judicial Circuit, State of Idlinois, shall adjorn, and the office of the Clerk of the Circuit Court of the counties of Kane, DeKalb, and Kendall, shall be closed on the following legal holidays for the year, 1989.

HOLIDAY

Martin Luther King Jr's Birthday

Lincoln's Birthday

Washington's Birthday

Casimir Pulaski's Birthday

Good Friday

Memorial Day

Independence Day

Labor Day

Columbus Day

Veteran's Day

Thanksgiving Day

Christmas Day

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER this 7 run day of September, 1988.

Lond De.

Joseph M. McCarthy, Chief Judge



Monday, January 16th., 1989
Monday, February 13th., 1989
Monday, February 20th., 1989
Monday, March 6th., 1989
Friday, March 24th., 1989
Monday, May 29th., 1989
Tuesday, July 4th., 1989
Monday, September 4, 1989
Monday, October 9, 1989
Friday, November 10, 1988
Thursday, November 25, 1989

OBSERVED ON

Thursday, November 23, 1989 Fridav, November 24, 1989

Monday, December 25, 1989

88 M R-1

The Clerk of the Circuit Court of Kane County is hereby authorized and directed to affix to the original and a reasonable number of copies of each new petition for dissolution of marriage or other petition for original relief sought in Kane County and bearing the the designation "DKA" the following statement:

> This matter is scheduled before the motion judge, Family Court, at 9 AM cn for setting or dismissal. If you fail to appear, the matter will be dismissed unless some other date has been scheduled by court order.

The Clerk is further authorized and directed to insert a date approximately 90 days from the date of filing as the "dismissal or setting" date.

Enter this 6th day of June, 1988

Joseph M. McCarthy, Chief Judge 16th Judicial Circuit

CIR HUC -00 59 177 E S



38MR-1

GENERAL ORDER-88-5

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing July 1, 1988.

MARGARET M. LEDVORA

Enter this Zill day of June, 1988.

Joseph M. McCarthy, Chief Judge 16th. Judicial Circuit



ENTERED

Th. D AMENDED ADMINISTRATIVE ORDER NU. 161

KANE COUNTY. ILLINOIS

Until further ordered by the court and pursuant to Supreme Court Rule 553, the following designated law enforcement officers hereby designated by Office, are hereby authorized to release on individual bond without the posting of cash security, persons 17 years of age or older arrested for or charged with an offense covered by Supreme Court Rules 526, 527, and 528. These officers are as follows:

(1) The designated or acting Shift Commanders of each Kane County police department or agency; (2) the on duty Booking Officer for the Elgin and Aurora city jails; (3) the Director of the Kane County Jail or, in his absence, the acting Booking Officer at the Kane County Jail; (4) the Shift Supervisor at each shift of the Kane County Sheriff's Police; (5) State Police Officers with the rank of Trooper and above, and (6) Region II Conservation Police Officers.

When arrestees are released on individual bond pursuant to this order by said designated law enforcement officers, they shall cause-to _ be prepared a Eail Bond form in current use in the County of Kane Showing the amount of bail set by statute, the defendant's name and address; the offense charged and the date and court location of his next court appear ance. The Personal Recognizance box on the Bail Bond should be checked 9 and at the bottom of the form, the defendant should sign the Certificate of Defendant and the releasing officer should sign as peace officer. The defendant should receive a copy of this form.

Pursuant to Supreme Court Rule 553D, this type of release by the above designated law enforcement officers may be done except when:

 The accused has previously been convicted of a criminal offense;
 The accused has previously been admitted to bail on one or more criminal charges and the charge or charges are currently pending;

(3) The accused, at the time of arrest, is in possession of a dangerous weapon;

(4) The accused is on parole, probation, conditional discharge or supervision;

(5) There is an outstanding warrant, detainer or bond forfeiture against the accused;

(6) The accused is unable or unwilling to establish his identity or submit to being fingerprinted as required by law; or

(7) Detention is necessary to prevent imminent bodily harm to the accused or to another.

In regard to persons under 17 years of age who cannot make bail, they may be released on individual bond as set by statute if the authorities cannot, within a reasonable time, locate a parent or adult standing in the place of a parent to execute the bond as surety.

ENTER: <u>Epil 13, 1955</u>

Joseph M. McCarthy

Chief Judge

FILED

JAN 26 S 05 MA '88 CIRCUIT

General Order No. 88-3 (Kane County only)

88MR-1

DUI Procedure

It is hereby ordered that the following shall apply to practice in criminal cases charging, or arising out of, the offense of Driving Under the Influence of Alcohol in violation of Chapter 95 Ill. Rev. Stats .:

A request for hearing on a Petition to Rescind Statutory Α. Summary Suspension must be made in open court at which time a hearing date and time will be set. Any other procedure shall not be deemed a request for hearing.

All requests for hearing on motions requiring evidentiary Β. hearings shall be made in open court upon notice at which time a hearing date and time will be set.

C. All felony charges based on the offense of "Driving Under the Influence of Alcohol"and"driving While License Revoked"shall be assigned to the "D.U.I. Division" for all proceedings.

This order shall supercede all previous orders and rules D. in conflict herewith in whole or in part as shall be effective as of this date.

Enter this 25th of January, 1988

Prayle Mr. 20 Chief Judge

McCarthy,

AMENLLD ADMINISTRATIVE ORDER NO. 161

KANE COUNTY, ILLINOIS

88 MR-1

Until further ordered by the court and pursuant to Supreme Court Rule 553, the following designated law enforcement officers hereby designated by Office, are hereby authorized to release on individual bond without the posting of cash security, persons 17 years of age or older arrested for or charged with an offense covered by Supreme Court Rules 526, 527, and 528. These officers are as follows:

(1). The designated or acting Shift Commanders of each Kane County police department or agency; (2) the on duty Booking Officer for the Elgin and Aurora city jails; (3) the Director of the Kane County Jail or, in his absence, the acting Booking Officer at the Kane County Jail; and (4) the Shift Supervisor at each shift of the Kane County Sheriff's Police.

When arrestees are released on individual bond pursuant to this order by said designated law enforcement officers, they shall cause to be prepared a Bail Bond form in current use in the County of Kane showing the amount of bail set by statute, the defendant's name and address, the offense charged and the date and court location of his next court appearance. The Personal Pecognizance box on the Bail Bond form should be checked and at the bottom of the form, the defendant should sign the Certificate of Defendant and the releasing officer should sign as peace officer. The defendant should receive a copy of this form.

Pursuant to Supreme Court Rule 553D, this type of release by the above designated law enforcement officers may be done except when:

(1) The accused has previously been convicted of a criminal offense:

(2) The accused has previously been admitted to bail on one or more

criminal charges and the charge or charges are currently pending;

(3) The accused, at the time of arrest, is in possession of a dangerous weapon;

(4) The accused is on parole, probation, conditional discharge or supervision:

(5) There is an outstanding warrant, detainer or bond forfeiture against the accused;

(6) The accused is unable or unwilling to establish his identity or submit to being fingerprinted as required by law; or

(7) Detention is necessary to prevent imminent bodily harm to the accused or to another.

In regard to persons under 17 years of age who cannot make buil, they may be released on individual bond as set by statute if the authorities cannot, within a reasonable time, locate a parent or adult standing in the place of a parent to execute the bond as surety.

January 75, 1985 " ENTER: JOSEPH M. MCCAPTHY 88. HJ TH Z GZ N¥C CHIEF JUDGE

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88 MR-1

Addendum

Kane County Administrative - Order #1

Exhibit 1 C

Geneva Miscellaneous Criminal Call

Effective February 1, 1988 and until further order of the Court, Preliminary Hearings are to be scheduled for Monday morning at 9:30 A.M. in Courtroom 330. This is to be in addition to the afternoon preliminary hearings.

Enter January 25, 1988 And M. McCarthy, Chief Judge

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87MR-1

SPECIAL ADMINISTRATIVE ORDER NO. 87-10

IT APPEARING that extremely heavy snow fall has made all roads in the County impassable; and

IT FURTHER APPEARING to the Court that the Assistant Chairman of the Kane County Board, Fred Ledebuhr, has ordered that all county facilities be closed.

IT IS THEREFORE ORDERED that the Kane County Court House shall be and will remain closed on December 15, 1987.

IT IS FURTHER ORDERED that all traffic tickets shall be continued to the Officer's next court date, and that the Clerk of said Court shall send all defendants notice of such continuance;

IT IS FURTHER ORDERED herein that all summonses having been served with a return date of December 15, 1987 shall be returnable on the next court date;

IT IS FURTHER ORDERED that the time for the filing of all other documents required to be filed on or before said date of December 15, 1987, be and the same hereby is extended to the next court date;

IT IS FURTHER ORDERED that all matters set for hearing on this date shall be and the same hereby are continued to the next court date, or to such further date as may be agreed upon by the parties, or a new notice for hearing served therein.

> ENTER: December 16, 1987

Chief Judge

CHRCPT Die N. V.



GENERAL ORDER 87 - 9

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It is hereby order that:

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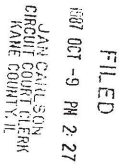
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Supervisors and Directors of the Kane County Adult Court Services are hereby granted authority to approve out of state travel requests from offenders who are under the supervision of Kane County, Adult Court Services Department. Out of state travel requests in excess of 15 (fifteen) days, as well as those requesting travel outside the continental United States, must have direct judicial consent.

Travel passes are not to be granted to those probationers who are not complying with all the terms and conditions of supervision or probation.

Enter this $\underline{S^{\text{B}}}$ day of October, 1987.

Joseph M. McCarthy, Chief Judge





GENERAL ORDER 87-8

CONSENT FOR ADOPTION

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Effective August 24, 1987 and in accordance with the Illinois Adoption Act regarding final and irrevocable consent for adoption, ALL JUDGES OF THIS SIXTEENTH JUDICIAL CIRCUIT, as designated below, are henceforth authorized to hear a parent acknowledge his or her consent for adoption.

Wilson D. Burnell Patrick J. Dixon Marvin D. Dunn Melvin E. Dunn John A. Leifheit Joseph M. McCarthy Rex F.Meilinger John L. Nickels Michael F. O'Brien Barry F. Puklin James F. Quetsch Michael J. Colwell Douglas P. Engel R. Peter Grometer Thomas E. Hogan Robert C. Jenkins Pamela K. Jensen Richard D. Larson Gene L. Nottolini John L. Petersen Timothy Q. Sheldon Grant S. Wegner James M. Wilson Roger C. Eichmeier

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Joseph M. McCarthy, Chief Judge

ENTERED

37MR-1

We, the undersigned Circuit Judges in and for the 16th Judicial Circuit of the State of Illinois, pursuant to an act entitled "An Act in Relation to Jury Commissioners Authorizing the Judges of the Courts of Record to Appoint Jury Commissioners, and to Make Rules Concerning Their Powers and Duties," approved June 13, 19887 as amended, and

to to our margare .

IT APPEARING that Lucille Heninger is a competent and discreet elector of Kane County and is not being chosen on account of any party affiliation as a Jury Commissioner for said County,

IT IS HEREBY ORDERED that Lucille Heninger, 32 McKinley Avenue, Geneva, Illinois be and she is hereby appointed to serve as Jury Commissioner in and for Kane County for a term expiring August 3, 1990.

IT IS FURTHER ORDERED THAT Lucille Heninger, at the earliest practicable time, take and subscribe to an oath of said office and execute the necessary bond in the amount of One Thousand Dollars (\$1,000) payable to the People of the STate of Illinois, pursuant to the Statute in such case made and provided so that she may enter upon the duties of said office.

IT IS FURTHER ORDERED, that the necessary copies of this appointment be filed with the Kane County Clerk, Kane County Treasurer, and the Clerk of the Circuit Court of Kane County.

Dated this 17th day of July, 1987.

Circuit Judges in and for the 16th Judicial Circuit, State of Illinois, County of Kane

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ENTERED

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We, the undersigned Circuit Judges in and for the 16th Judicial Circuit of the State of Illinois, pursuant to an act entitled "An Act in Relation to Jury Commissioners Authorizing the Judges of the Courts of Record to Appoint Jury Commissioners, and to Make Rules Concerning Their Powers and Duties," approved June 13, 1887 as amended, and

IT APPEARING that Adeline Koscinski is a competent and discreet elector of Kane County and is not being chosen on account of any party affiliation as a Jury Commissioner for said County.

IT IS HEREBY ORDERED that Adeline Koscinski, 1496 Banbury Avenue, St. Charles, Illinois be and she is hereby appointed to serve as Jury Commissioner in and for Kane County for a term expiring August 3, 1990.

IT IS FURTHER ORDERED that Adeline Koscinski, at the earliest practicable time, take and subscribe to an oath of said office and execute the necessary bond in the amount of One Thousand Dollars (\$1,000) payable to the People of the State of Illinois, pursuant to the Statute in such case made and provided so that she may enter upon the duties of said office.

IT IS FURTHER ORDERED, that the necessary copies of this appointment be filed with the Kane County Clerk, Kane County Treasurer, and the Clerk of the Circuit Court of Kane County.

Dated this 17th day of July, 1987.

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Circuit Judges in and for the 16th Judicial Circuit, State of Illinois, County of Kane

FNTERES



87 MR-1

We, the undersigned Circuit Judges in and for the 16th Judicial Circuit of the State of Illinois, pursuant to an act entitled "An Act in Relation to Jury Commissioners Authorizing the Judges of the Courts of Record to Appoint Jury Commissioners, and to Make Rules Concerning Their Powers and Duties," approved June 13, 1887 as amended, and

IT APPEARING that Barbara Bieritz is a competent and discreet elector of Kane County and is not being chosen on account of any party affiliation as a Jury Commissioner for said County,

IT IS HEREBY ORDERED that Barbara Bieritz, 742 Center Street, Geneva, Illinois be and she is hereby appointed to serve as Jury Commission in and for Kane County for a term expiring August 3, 1990.

IT IS FURTHER ORDERED that Barbara Bieritz, at the earliest practicable time, take and subscribe to an oath of said office and execute the necessary bond in the amount of One Thousand Dollars (\$1,000) payable to the People of the State of Illinois, pursuant to the Statute in such case made and provided so that she may enter upon the duties of said office.

IT IS FURTHER ORDERED, that the necessary copies of this appointment be filed with the Kane County Clerk, Kane County Treasurer, and the Clerk of the Circuit Court of Kane County.

Dated this 17th day of July, 1987. a syel Circuit Judges in and for the 16th Judicial Circuit, State of Illinois, ENTERER County of Kane 122

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GENERAL ORDER NO. 87 -7

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IT IS HEREBY ORDERED THAT:

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Section 1. That the following named judges are hereby assigned to the court assignments indicated below:

Felony Division: Courtroom 350 - Joseph M. McCarthy (Chief Judge) Courtroom 340 - John L. Nickels Law Division: (Judge James F. Quetsch, Presiding Judge) Courtroom 210 - James F. Quetsch Courtroom 320 - Michael F. O'Brien Courtroom 310 - Patrick J. Dixon Courtroom 430 - Barry E. Puklin Chancery, Miscellaneous Remedies and Probate Division: Courtroom 110 - Michael J. Colwell Family Court division: (Judge Melvin E. Dunn, Presiding Judge) Domestic Relations: Courtroom 113 - Melvin E. Dunn Courtroom 121 - Timothy Q. Sheldon Courtroom 213 - Grant S. Wegner Juvenile Division: Courtroom G-7 - R. Peter Grometer General Division: Courtroom 120 (LM/SC) - Thomas E. Hogan Courtroom 220 (DUI) - John L. Petersen

Courtroom 220 (DUI) - John L. Petersen Courtroom 330 (DUI,LM/SC) - Robert C. Jenkins Courtroom 150 (Misdemeanors, traffic, preliminary hearings) - Gene L. Nottolini

Aurora Branch Court: Roger W. Eichmeier Elgin Branch Court: Pamela K. Jensen

Kendall County: Wilson D. Burnell (Presiding Judge) and James M. Wilson

DeKalb County: Rex F. Meilinger (Presiding Judge), John A. Leifheit, Richard D. Larson and Douglas R. Engel

Section 2. (a) All pending cases requiring reassignment within the Law Division and Family Court Division shall be transferred to the Presiding Judge of the division who shall reassign the case to another judge within the division. Pending cases in all other divisions requiring reassignment shall be transferred to the Chief Judge for reassignment.

(b) The Presiding Judge shall reassign, within the division, all cases designated "closed" or "inactive" which reappear on a court call of any judge formerly but not presently assigned to the division.

Section 3. This order shall become effective July 20, 1987.

Enter this /0Th day of July, 1987. Tionga M. MCas ENTERED

General Order No. 87-6

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27MR-1

It appearing that the Kane County Board has passed Ordinance number 87-96, requesting the establishment of a Court Security Fund pursuant to Illinois Revised Statutes, Chapter 125 Section 19, (1983) as amended;

It further appearing that Ordinance #87-96 established a fee schedule for the collection of fees and has provided for the means to implement said collection of fees;

IT IS THEREFORE ORDERED that the Clerk of the Circuit Court for Kane County shall collect fees pursuant to the schedule set out in Kane County Ordinance 87-96 effective June 1, 1987, and remit said fees not less than monthly.

IT IS FURTHER ORDERED that the Kane County Treasurer shall establish a special fund, separate and segregated from the General Fund, into which all said fee receipts from said Clerk shall be held until expended.

IT IS FURTHER ORDERED that no expenditures from said fund shall be made without the expressed written consent of the Chief Judge of the Sixteenth Judicial Circuit, or his designate.

IT IS FURTHER ORDERED that the Clerk shall file a copy of this order and Kane County Ordinance #87-96 in his office and that copies of each document be provided to the Kane County Treasurer.

ENTER: This $\frac{27^{-77}}{10}$ day of May, 1987.

Sparah M.

Joseph M. McCarthy, Chief Judge Sixteenth Judicial Circuit



87MR-1

GENERAL ORDER #87-5

REAPPOINTMENT OF ASSOCIATE JUDGES

I hereby declare the reappointment of the following Associate Judges, for the Sixteenth Judicial Circuit, for another term commencing July 1, 1987, and ending June 30, 1991;

1. Michael Colwell

- 2. William Ellsworth
- 3. Douglas Engel
- 4. R. Peter Grometer
- 5. Thomas Hogan
- 6. Robert Jenkins
- 7. Pamela Jensen
- 8. Richard Larson
- 9. Gene Nottolini
- 10. John Petersen
- 11. Timothy Sheldon
- 12. Grant Wegner
- 13. James Wilson

ENTER this 11th day of May, 1987.

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Joseph M. McCarthy, Chief Judge



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GENERAL ORDER #87 - 4

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IR, APR 30 AN 8: 49 Judge Barry E. Puklin is hereby assigned to the Family Court Division and shall preside as Juvenile Court Judge in Courtroom G-7 until further notice.

This order shall become effective May 1, 1987.

ENTER this $\frac{29777}{100}$ day of April, 1987.

••••• •••

oul Joseph M. McCarthy, Chief Judge

ENTERED

GENERAL ORDER # 3-87

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing May 1, 1987.

KATHERINE J. NIELSEN

Enter this 20th day of April, 1987.

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Joseph M. McCarthy, Chief Judge

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GENERAL ORDER #87-2

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(For Kane County Only)

All cases emanating in Carpentersville or St. Charles relating to parking violations will be returnable to the Elgin Court location pursuant to the following schedule:

Carpentersville - 2nd and 4th Thursday at 9:00 A.M. St. Charles - 2nd and 4th Thursday at 1:00 P.M.

:

This order shall take effect immediately and shall remain in effect until further order of this court.

Revised Administrative Order No. 39 is hereby amended accordingly.

ENTER this 10th day of April, 1987.

JOSEPH M. MC CARTHY, CHIEF JUDGE

Distribution:

State's Attorney Circuit Clerk Chief of Police - Carpentersville Chief of Police - St. Charles Hon. Timothy Q. Sheldon Village Attorney - Carpentersville



STATE OF ILLINOIS

COUNTY OF KANE

IN THE CIRCUIT COURT OF THE 16TH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

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IN THE MATTER OF SETTING AUTOMATIC STATUS DATES FOR THE L DIVISION CASES

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KANE COUNTY ADMINISTRATIVE ORDER NO. 87MR 01

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IT IS HEREBY ORDERED:

At the time of the filing, with the Clerk of the Circuit Court of Kane County, Illinois of any Law ("L") Division case, such case shall be assigned an "Automatic Status" date as near as possible to but not less than (90) days from the date of filing, returnable at the time normally set for hearing the 🙃 status call on such cases, before the judge to whom said case is assigned (the day and hour of their "Automatic Status" calls to be decided by each of the "L" Division judges; and such judges shall keep the circuit clerk informed of any change by the judge in that judge's available status call days).

It shall be the duty of the deputy circuit clerks receiving the filings of said "L" Division cases to assign such 90-day automatic status dates and hours, by appropriate notation on the summons and complaint at the time said cases are filed, to each of said cases.

This Order shall take effect immediately and shall remain in effect until further Order of this Court.

At the time of the "Automatic Status" call, the judge thereof may assign pre-trial and/or trial dates, set discovery limits, enter Rule 220 orders, and any other orders necessary to advance fairly the expeditious disposition of cases.

JAMES

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("L") Division

DATED:

exelender 8, 1987

ENTER:

F. QUETSCH Presiding Judge

CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

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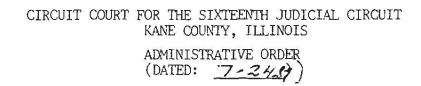
ADMINISTRATIVE ORDER (DATED: $7 - 27 \cdot 37$)

IT IS HEREBY ORDERED THAT whenever a jury demand is filed by any party in an SC or LM case pending in the Circuit Court of Kane County, the Judge assigned to the SC/LM courtroom shall forthwith enter an order transferring such case directly to the Judge (presently Hon. Barry E. Puklin) assigned to hear overflow jury trials and miscellaneous reassignments, for all further handling and disposition, and forward, instanter, a copy of said transfer order to both the Judge to whom the case has been transferred and the Presiding Judge of the "L" Division; upon receipt of such order of transfer, it shall be the responsibility of the Judge to whom said case is transferred to conduct all further proceedings necessary for disposition of said transferred case.

ENTER this 21 day of July 1987.

PRESIDING JUDGE, L DIVISION





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IT IS HEREBY ORDERED THAT all "L" non-jury cases presently pending in the Kane County Circuit Court, to which a trial or pre-trial date has not yet been assigned, are hereby transferred for all further proceedings and handling and disposition to the Hon. Barry E. Puklin, Circuit Judge.

Barbara Biddle, Case Flow Manager, in cooperation with the Office of the Hon.Jan E. Carlson, shall prepare and deliver to Circuit Judge Puklin, as soon as practicable, a list of all such L non-jury cases as above-described, and presiding "L" Division Judge shall enter an order of reassignment of such cases.

Any "L" case, filed after this date, which, by the time of such case's 90 day automatic status call, has not yet had a jury demand filed, will be transferred, by order of the Judge to whom such case was originally assigned, to the Judge (presently Hon. Barry E. Puklin) assigned to hear overflow jury trials and miscellaneous reassignments, for all further handling and disposition. A copy of said transfer order shall be delivered to both the Judge to whom the case has been transferred and the Presiding Judge of the "L" Division.

ENTER this 24 27 day of July, 1987. JAMES F. QUETSCH Presiding Judge, L Division

ADMINISTRATIVE ORDER NO. 161

KANE COUNTY, ILLINOIS

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Until further ordered by the court and pursuant to Supreme Court Rule 553, the following designated law enforcement officers hereby designated by Office, are hereby authorized to release on individual bond without the posting of cash security, persons 17 years of age or older arrested for or charged with an offense covered by Supreme Court Rules 526, 527, and 528. These Offices are as follows:

(1). The designated or acting Shift Commanders of each Kane County police department or agency; (2) the on duty Booking Officer for the Elgin and Aurora city jails; and (3) the Director of the Kane County Jail or, in his absence, the acting Booking Officer at the Kane County Jail.

When arrestees are released on individual bond pursuant to this order by said designated law enforcement officers, they shall cause to be prepared a Bail Bond form in current use in the County of Kane showing the amount of bail set by statute, the defendant's name and address, the offense charged and the date and court location of his next court appearance. The Personal Recognizance box on the Bail Bond form should be checked and at the bottom of the form, the defendant should sign the Certificate of Defendant and the releasing officer should sign as peace officer. The defendant should receive a copy of this form.

Pursuant to Supreme Court Rule 553D, this type of release by the above designated law enforcement officers may be done except when:

(1) The accused has previously been convicted of a criminal offense;

(2) The accused has previously been admitted to bail on one or more

criminal charges and the charge or charges are currently pending;

(3) The accused, at the time of arrest, is in possession of a dangerous weapon:

(4) The accused is on parole, probation, conditional discharge or supervision;

(5) There is an outstanding warrant, detainer or bond forfeiture against the accused;

(6) The accused is unable or unwilling to establish his identity or submit to being fingerprinted as required by law; or

(7) Detention is necessary to prevent imminent bodily harm to the accused or to another.

In regard to persons <u>under</u> 17 years of age who cannot make bail, they may be released on individual bond as set by statute if the authorities cannot, within a reasonable time, locate a parent or adult standing in the place of a parent to execute the bond as surety.

ENTER: Jabanary 18, 1927 Quert Die. Jose

Joseph M. McCarthy

Chief Judge

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Administrative ORDER NO. 160

JUVENILE AND MENTAL HEALTH FILES

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IT IS HEREBY ORDERED that due to the continued representation of a majority of juveniles and mental health respondents by the Office of the Public Defender of Kane County, the Public Defender is hereinafter granted access to those files under the CV1 computer system for inquiry only.

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Enter this 1th day of Filmany, 1987. Anne No. M. Centerry

Chief Judge-16th. Judicial Circuit

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ADMINISTRATIVE ORDER NO. 159

Court Appointed Counsel

In conjunction with Kane County Board Resolution No. 87-7 and subject to the resolution terms and conditions, it is hereby ordered that the following attorneys are appointed to the position of Court Appointed Counsel for the County of Kane, Sixteenth Judicial Circuit. Those attorneys listed as backup support are authorized to appear in court on behalf of the appointed attorney when necessary or convenient.

Appointees	Backup Support	
Glenn Sowa	John Donahue Joseph Bugos	1.7.111.01 1.1.111.02
Patricia Lindner	Claudia Kliment Dave Kliment	
Gary Johnson	John McGuirk	

John McGuirk John Horcheit

These appointments are effective January 2, 1987.

Enter this 28th day of Jaulany, 1987.

Jose In De Coutty

Joseph M. McCarthy, Chief Judge

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87 198-1 ADMINISTRATIVE ORDER NO. 158

IT IS HEREBY ORDERED THAT the following named judges are hereby assigned to the court assignments indicated below:

Aurora Branch Court: Judge Pamela K. Jensen Courtroom 330 (DUI, LM/SC): Judge Robert C. Jenkins This order shall become effective February 3, 1987.

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ENTER this $3n^{2}$ day of <u>Tebruery</u>, 1987.

Joseph M. McCarthy, Chief Judge

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ADMINISTRATIVE ORDER 7.4 (Revised Dec. 30, 1986)

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7.4 Warrants and Warrant Calendar

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- 7.4.1 Whenever a warrant is issued pursuant to a complaint, information or indictment, such warrant shall command that the defendant against whom the complaint, information or indictment is made be brought before a Judge of this Court forthwith, or let to bond as provided by law. The case numbers of all companion or associated cases shall be listed on each warrant together with the case number of the case in which the warrant is actually issued.
- 7.4.2 <u>Warrants</u>: Upon issuance of any warrant the Clerk of this Court shall set the case in which the warrant is issued and any companion or associated cases growing out of the same incident for administrative review on the first business day of the next month, but in no case less than 60 days hence, for the purpose of determining if said warrant has been served.
- 7.4.2.1 If, at the time of said Administrative Review by the Clerk, the warrant has been served and the case is proceeding to disposition, or the Court has ordered the warrant to be quashed or withdrawn, no further action is required.
- 7.4.2.2 If, at the time of said Administrative Review by the Clerk, the warrant has not been served, the Clerk shall proceed in accordnace with paragraph 7.4.3 hereof, as follows.
- 7.4.3 If the law enforcement agency to whom a warrant has been directed for service upon the defendant has been unable to locate or serve that defendant and the warrant has not been returned within the time limit set forth in paragraph 7.4.2 hereof, and the warrant remains unserved, the Clerk shall:
- 7.4.3.1 Transfer the case in which the warrant remains outstanding and unserved, and all companion cases associated therewith, to the Kane County Warrant Calendar.
- 7.4.3.2 Establish a review date not less than six months hence on the first business day of February, May, August or November.
- 7.4.3.3 On each review date established pursuant to paragraph 7.4.3.2 hereof, print a list of all warrant calander cases, delivering the same to the State's Attorney or Municipal Prosecutor and the Chief Judge or his designee.

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7.4.3.4 Within 30 days after the printing and delivery of each Warrant Calendar list, the State's Attorney or Municipal Prosecutor will submit to the Chief Judge or his designee a report as to which cases must remain on the Warrant Calendar and those cases that may be stricken or dismissed.

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- 7.4.3.5 Upon receiving the report of the State's Attorney or Municipal Prosecutor, the Court shall Order that each case: (1) remain on the Warrant Calendar and set a date at a regularly scheduled review of the warrant calendar 6 months hence in accordance with paragraph 7.4.3.2 hereof; (2) reinstate the case to active or pending status; or, (3) Order that the case be either stricken with leave to reinstate or dismissed.
- 7.4.4 If, subsequent to the transfer of a case to the Warrant Calendar, the defendant is served with the warrant, the Court shall, on motion of the State's Attorney or of the Court, transfer said case to the active or pending case calendar for appropriate disposition by establishing a future court date of not more than fourteen (14) business days from the date of said Order at the original court location.
- 7.4.4.1 The Clerk shall send Notice of the new court date to all persons as may be directed by the court's order.
- 7.4.5 <u>Bench Warrants</u>: Whenever the Court shall cause a warrant to issue against a defendant for his failure to appear in Court, or for any other reason pursuant to law, the process shall be the same as that for any other warrant, as set forth in paragraph 7.4.2 hereof.
- 7.4.6 Bond Forfeitures: If a defendant shall have posted a bond as set by the Court on a warrant, or as set pursuant to law or Rule of Court, and the defendant fails to appear as required, the State's Attorney or Municipal Prosecutor shall move the Court to forfeit the bond, setting a date for a hearing on the motion for judgment on said forfeiture in not less than 30 days, pursuant to Chapter 38, §110-7 or §110-8 of the Illinois Revised Statutes, and ask that a bench warrant issue.
- 7.4.6.1 In all cases, judgment on the forfeiture of the original bond posted shall occur at the hearing set by the Court pursuant to paragraph 7.4.6 hereof and the applicable statutes.
- 7.4.6.2 If the bench warrant is served on the defendant prior to the judgment of forfeiture of his original bond, he shall post a second bond, as required by the warrant being served, unless otherwise provided by Order of Court.

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- 7.4.6.2.1 The defendant may then have two bonds on file with the Clerk, at least until the first bond is forfeited pursuant to the process established by paragraph 7.4.6.1.
- 7.4.7 Pursuant to the recommendation of the Supreme Court of Illinois, no case where a fugitive or unserved warrant exists and where the case has been assigned to the Warrant Calendar, shall, for statistical and reporting purposes, be considered to be an active or pending case.
- 7.4.7.1 When any case is removed from the Warrant Calendar and reinstated to active or pending status, the Clerk shall once again count such case for statistical and reporting purposes.
- 7.4.8 Administrative Order 7.4 entered November 10, 1986 is hereby vacated and replaced by this revision.
- Enter: December 30, 1986

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--- Joseph McCarthy, Chief Judge

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ORDINANCE NO. 87-96

REQUESTING ESTABLISHMENT OF A COURT SECURITY FUND

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WHEREAS, the Sheriff of Kene County in person or by deputy, ettends upon the courts held in Kane County when in session pursuant to Ill.Rev.Stetutes, Ch.125, Sec.19 [1983]; and

WHEREAS, the Sheriff of Kane County has the custody and care of the Kane County Courthouse Jursuant to Ill.Rev.Statutes, Ch.125, Sec.14 [1983]; and

WHEREAS, the County of Kene must fund the Kene County Sheriff's Department pursuant to pertinent Illinois statutes; and

WHEREAS, the financial capabilities of the County of Kane are such that it is necessary to pursue all avenues available in order to fund the Sheriff's Department; and

WHEREAS, it is deemed to be in the best interest of the citizens of the County of Kane to adopt an ordinance petitioning the Court to assess certain costs for expenses incurred by the Sheriff's Department during the time Court is in session; and

NOW, THEREFORE, BE IT RESOLVED by the Kane County Board that the Chief Judge of the Sixteenth Judicial Circuit is requested to adopt an Administrative Order for the collection of a fee to be known as the "Court Security Fee" to help cover the expenses incurred by the Sheriff in relation to manpower and necessary security equipment, in carrying out his duties including general security of the Courthouse in providing a safe environment for the public and staff as well as obeying lawful orders and directions of the Court, pursuant to Ill.Rev.Statutes, Ch.125, Sec.19 [1983]; and

BE IT FURTHER RESOLVED that it is recommended that said Administrative Order assess fees on all civil, criminal, quasi- criminal, traffic, ordinance, and conservation cases, said fees to be assessed by the Court in the amount of five dollars (\$5.00) to cover the minimum expenses incurred by the Sheriff in carrying out the above described duties in person or by deputy complete with necessary security equipment; and

BE IT FURTHER RESOLVED that the above recommended fees as to all civil cases except those having a statutory exemption be assessed against each party upon and at the time of filing the first pleading or other appearance, provided no additional fee shall be required if more than one party is presented in a single pleading or other appearance, and that the above recommended fees as to criminal, quesi-criminal, traffic, ordinance, and conservation cases be over and above any fine amount and be assessed only upon conviction in Court or order of supervision or order of 710 or 1410 probation imposed by the Court and not be applicable to fines that are paid over the counter; and

BE IT FURTHER RESOLVED that upon receipt of an Administrative Order assessing such Court Security Fee, the Circuit Clerk of the Sixteenth Judicial Circuit, Kene County, Illinois, shell remit such fees to the Kene County Treasurer not less than monthly; and

BE IT FURTHER RESOLVED that upon the receipt of the Administrative Order, the Kane County Treasurer shall establish a separate fund, known as the "Court Security Fund", as a fund collected for the Sheriff's Department pursuant to this ordinance for the purpose of covering expenses incurred by the Sheriff in carrying out his duties pursuant to Ill. Rev.Statutes, Ch.125, Sec.19 (1983); and

BE IT FURTHER RESOLVED that no funds are to be expended from the above named Court Security Fund without the expressed written consent of the Chief Judge of the Sixteenth Judicial Circuit; and

BE IT FURTHER RESOLVED that the Kane County Clerk forward a certified copy of this ordinance to the Chief Judge of the Sixteenth Judicial Circuit.

Passed by the Kane County Board on May 12, 1987

Clerk, County Board Kane County, Illinois

durinda 16. 15 M Chairman, County Board Kane County, Illinois . بغر تشیسونا - 2071

STATE OF ILLINOIS 20 1907

COUNTY OF KANE

DATE DATE

MAY 2 8 1987

I, Lorraine P. Sava, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record on file.



In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kane at my office in Geneva, Illinois.

Lorraine P. Sava, Kane County Clerk

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ADMINISTRATIVE ORDER NO. 157

It is hereby ordered that in the absence of Chief Judge Joseph M. McCarthy, Judge John L. Nickels is authorized to sign any probation vouchers directed to him by the Administrative Office of the Illinois Courts.

ENTER this 17^{t} day of December 1986.

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Joseph M. McCarthy, Chief Judge



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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL

CIRCUIT OF THE STATE OF ILLINOIS

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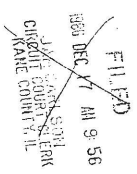
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IN THE MATTER OF THE APPOINTMENT OF ROBERT CARL JENKINS AS AN ASSOCIATE JUDGE OF THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

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The Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois having voted to appoint Robert Carl Jenkins to be an Associate Judge of said circuit. Robert Carl Jenkins is hereby appointed Associate Judge of the Sixteenth Judicial Circuit of the State of Illinois, effective December 9, 1986.

ENTER this 16 day of December, 1986.



Joseph M. McCarthy, Chief Judge



ADMINISTRATIVE ORDER NO. 156

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

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IN THE MATTER OF THE APPOINTMENT) OF Judith M. Brawka AS THE PUBLIC) DEFENDER OF THE COUNTY OF KANE OF) THE SIXTEENTH JUDICIAL CIRCUIT OF) THE STATE OF ILLINOIS)

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Pursuant to the authority granted by Chapter 34 Paragraph 5602, Subsection 2 of the Illinois Revised Statutes, the majority of the Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois having voted to appoint Judith M. Brawka to be the Public Defender for the County of Kane in the Sixteenth Judicial Circuit of the State of Illinois, do hereby appoint Judith M. Brawka, Public Defender for the County of Kane in the Sixteenth Judicial Circuit, Illinois effective December 8, 1986.

Entered the 8th Day of December 1986 Chief Judge afthy

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ADMINISTRATIVE ORDER NO. 156

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It is hereby ordered that Judge John L. Nickels is appointed Acting Chief Judge during any absence of the undersigned.

ENTER this sta day of Recuel, 1986.

Jusie Dr. Mouther

Joseph M. McCarthy, Chief Judge





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NOTICE OF VACANCY

SIXTEENTH JUDICIAL CIRCUIT

PURSUANT TO THE AUTHORITY BY THE SUPREME COURT FOR AN APPOINTMENT BY THE CIRCUIT JUDGES OF THE SIXTEENTH JUDICIAL CIRCUIT TO FILL THE VACANCY CAUSED BY THE ELEVATION OF THE HONORABLE MELVIN E. DUNN FROM ASSOCIATE CIRCUIT JUDGE TO CIRCUIT JUDGE FOR THE SIXTEENTH JUDICIAL CIRCUIT.

NOTICE IS HEREBY GIVEN OF THE VACANCY FOR SUCH POSITION AS AN ASSOCIATE JUDGE TO THE SIXTEENTH JUDICIAL CIRCUIT. ANY ATTORNEY LICENSED TO PRACTICE LAW IN THIS STATE SHALL, WITHIN 30 DAYS OF THIS DATE, FILE WITH THE CHIEF JUDGE OF THIS CIRCUIT AND WITH THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE ILLINOIS COURTS AN APPLICATION ON THE FORM PRESCRIBED AND FURNISHED BY THE DIRECTOR.

ANY INTERESTED PARTIES WHO PREVIOUSLY APPLIED FOR THE VACANCIES CREATED BY THE HONORABLE BARRY E. PUKLIN'S APPOINTMENT TO CIRCUIT JUDGE AND THE AUTHORIZATION OF AN ADDITIONAL ASSOCIATE JUDGE POSITION MAY REACTIVATE THEIR APPLICATIONS BY SUBMITTING A LETTER OF INTEREST TO THE CHIEF JUDGE'S OFFICE AND THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE ILLINOIS COURTS.

DATED THIS 212 DAY OF

December, 1986.

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JOSEPH M. MC CARTHY, CHIEF JUDGE

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL

CIRCUIT OF THE STATE OF ILLINOIS

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IN THE MATTER OF THE APPOINTMENT) OF TIMOTHY QUINLAN SHELDON AS AN) ASSOCIATE JUDGE OF THE SIXTEENTH) JUDICIAL CIRCUIT OF THE STATE) OF ILLINOIS)

The Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois having voted to appoint Timothy Quinlan Sheldon to be an associate judge of said circuit, TIMOTHY QUINLAN SHELDON, is hereby appointed associate judge of the Sixteenth Judicial Circuit of the State of Illinois, effective December 1, 1986.

ENTER the 26th. day of November, 1986.

Marvin D. Dunn, Chief Judge

ADMINISTRATIVE ORDER NO. 155

IT IS HEREBY ORDERED THAT:

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Section 1. That the following named judges are hereby assigned to the court assignments indicated below:

Felony Division: Courtroom 350 - Joseph M. McCarthy (Chief Judge) Courtroom 340 - John L. Nickels Law Division: (Judge James F. Quetsch, Presiding Judge) Courtroom 210 - James F. Ouetsch Courtroom 320 - Michael F. O'Brien Courtroom 310 - Patrick J. Dixon Courtroom 430 - Barry E. Puklin (Assigned jury trials and miscellaneous reassignments) Chancery, Miscellaneous Remedies and Probate Division: Courtroom 110 - Michael J. Colwell Family Court Division: (Judge Melvin E. Dunn, Presiding Judge) Domestic Relations: 8 Courtroom 113 - Melvin E. Dunn Courtroom 121 - Grant S. Wegner Courtroom 213 - Thomas E. Hogan 26 Juvenile Division: Courtroom G-7 - William H. Ellsworth PH General Division: ω Courtroom 120 (LM/SC) - Gene L. Nottolini 58 Courtroom 220 (DUI) - John L. Petersen Courtroom 150 (Misdemeanors, traffic, preliminary hearings) - R. Peter Grometer Aurora Branch Court: (To be filled by separate order) Elgin Branch Court: Timothy Q. Sheldon Courtroom 330 (DUI, LM/SC): (To be filled by separate order)

Kendall County: Wilson D. Burnell (Presiding Judge) and James M. Wilson

DeKalb County: Rex F. Meilinger (Presiding Judge), John A. Leifheit, Richard D. Larson and Douglas R. Engel

Section 2. (a) All pending cases requiring reassignment within the Law Division and Family Court Division shall be transferred to the Presiding Judge of the division who shall reassign the case to another judge within the division. Pending cases in all other divisions requiring reassignment shall be transferred to the Chief Judge for reassignment.

(b) The Presiding Judge shall reassign, within the division, all cases designated "closed" or "inactive" which reappear on a court call of any judge formerly but not presently assigned to the division.

Section 3. This order shall become effective December 2, 1986.

Enter this 26th day of November , 1986 Judge Phief Judge Elect

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ADMINISTRATIVE ORDER 86

Guidelines for Court Personnel in Assisting Pro Se Litigants

(a) A pro se litigant is one who does not retain an attorney and appears in court on his own behalf. A pro se, under the law, is held to the same standards and duties of an attorney. Pro se litigants are expected to know what the law requires and how to proceed in accordance with applicable statutes and court rules.

(b) Court personnel are prohibited by law, from giving legal advice or counseling to pro se litigants. This includes persons seeking advice in small claims, forcible entry and detainer, dissolution of marriage, and child support matters.

(c) Court personnel may give assistance to persons seeking information regarding to procedural matters unique to Kane County.

(d) Court personnel may assist pro se litigants by directing them to the Kane County Law Library and the Geneva Public Library. The Clerk may duplicate (for use by Pro Se litigants) forms from the Law Library's manual to assist pro se litigants, a list of reference material at the Public Library and applicable Administrative Orders and Statutes.

The Law Library contains, among other reference materials, the <u>Kane</u> <u>County Forms Manual</u> which has been compiled to assist pro se litigants as well as members of the bar. The manual contains sample petitions in small claims, forcible entry and detainer, dissolution of marriage, and child support.

Chlef Judge.

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Entered this 75th day of November 1986.

ADMINISTRATIVE ORDER #154 APPOINTMENT OF COURT REPORTER

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Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing December 1, 1986.

DEBBI K. DEVRIES

Enter this 17 th day of November, 1986.

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Marvin D. Dunn, Chief Judge





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ADMINISTRATIVE ORDER NO. 153

Pursuant to the authority of the Circuit Judges of the Sixteenth Judicial Circuit, State of Illinois, Judith M. Brawka is hereby appointed Acting Public Defender of Kane County, Illinois, effective October 25, 1986, to serve until a successor is duly appointed to fill the vacancy in said office resulting from the resignation of Public Defender George W. Chabalewski.

October 22, 1986

Date

Marvin D. Dunn, Chief Judge



ADMINISTRATIVE ORDER NO. 152

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IT IS HEREBY ORDERED THAT:

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A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjorn, and the office of the Clerk of the Circuit Court of the counties of Kane, DeKalb, and Kendall, shall be closed on the following legal holidays for the year, 1987.

HOLIDAY	OBSERVED ON
NEW YEARS DAY	THURSDAY, JANUARY 1, 1987
MARTIN LUTHER KING JR'S BIRTHDAY	MONDAY, JANUARY 19, 1987
LINCOLN'S BIRTHDAY	THURSDAY, FEBRUARY 12, 1987
WASHINGTON'S BIRTHDAY	MONDAY, FEBRUARY 16, 1987
GOOD FRIDAY	FRIDAY, APRIL 17, 1987
	(Closed at NOON)
MEMORIAL DAY	MONDAY, MAY 25, 1987
INDEPENDENCE DAY OBSERVANCE	FRIDAY, July 3, 1987
LABOR DAY	MONDAY, SEPTEMBER 7, 1987
COLUMBUS DAY	MONDAY, OCTOBER 12, 1987
VETERAN'S DAY	WEDNESDAY, NOVEMBER 11, 1987
THANKSGIVING DAY	THURSDAY, NOVEMBER 26, 1987
	FRIDAY, NOVEMBER 27, 1987
DAY BEFORE CHRISTMAS	THURSDAY, DECEMBER 24, 1987
	(Closed at NOON)
CHRISTMAS DAY	FRIDAY, DECEMBER 25, 1987

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER this 20^{th} day of October, 1986.

Marvin Q. Dunn, Chief Judge

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GENERAL ORDER NO. 9 (Amended) 9.1 CHIEF JUDGE, SELECTION AND REMOVAL. FILED 1330 OCT | PH 3 OO 86MR I

- (a) <u>Chief Judge</u>: Pursuant to Article VI, Section 8 of the Illinois Constitution, a Chief Judge shall be elected in the month of September immediately preceding the expiration of a term of office for a term of two years, commencing the first Monday of December of each even numbered year.
- (b) <u>Election</u>: Whenever a Chief Judge is to be selected, a ballot containing the names of all of the Circuit Judges shall be given to each judge who shall indicate his selection as Chief Judge. An election committee appointed by the Chief Judge or Acting Chief Judge, as the case may be, shall canvas the votes and shall announce the votes cast on each ballot for each judge. If on any ballot a judge receives the votes of a majority of the Circuit Judges, that Judge shall be declared elected as Chief Judge. If on any ballot no judge receives a majority vote, then on each succeeding ballot only the names of the two judges receiving the highest number of votes and ties with the lower of the two shall be considered on the next succeeding ballot. Successive ballots shall be taken until a Chief Judge has been elected.
- (c) <u>Removal</u>: At any time by written order, a majority of the Circuit Judges may call a meeting at a time and place stated therein. A copy of such order shall be mailed or delivered to each Circuit Judge not joining therein at least five days before the time fixed for such meeting. If a majority of all the Judges shall at such meeting vote for removal of the Chief Judge the

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Judges shall proceed immediately to elect a new Chief Judge to take office at once.

- (d) <u>Acting Chief Judge</u>: The Chief Judge may appoint one of the Circuit Judges to act as Chief Judge in his absence or during illness and such Acting Chief Judge shall have the same powers and duties as the Chief Judge.
- (e) <u>Vacancy in the Office of Chief Judge</u>: Whenever a vacancy occurs in the office of Chief Judge from any cause not provided for in this order, the Acting Chief Judge shall call a meeting of the Circuit Judges for the purpose of electing a new Chief Judge to take office at once.

DATED this 18th day of September 1986 R kore:

GENERAL ORDER NO. 9 (Amended)

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9.1 CHIEF JUDGE, SELECTION AND REMOVAL.

- (a) <u>Chief Judge</u>: Pursuant to Article VI, Section 8 of the Illinois Constitution, a Chief Judge shall be elected in the month of September immediately preceding the expiration of a term of office for a term of two years, commencing the first Monday of December of each even numbered year.
- (b) <u>Election</u>: Whenever a Chief Judge is to be selected, a ballot containing the names of all of the Circuit Judges shall be given to each judge who shall indicate his selection as Chief Judge. An election committee appointed by the Chief Judge or Acting Chief Judge, as the case may be, shall canvas the votes and shall announce the votes cast on each ballot for each judge. If on any ballot a judge receives the votes of a majority of the Circuit Judges, that Judge shall be declared elected as Chief Judge. If on any ballot no judge receives a majority vote, then on each succeeding ballot only the names of the two judges receiving the highest number of votes and ties with the lower of the two shall be considered on the next succeeding ballot. Successive ballots shall be taken until a Chief Judge has been elected.
- (c) <u>Removal</u>: At any time by written order, a majority of the Circuit Judges may call a meeting at a time and place stated therein. A copy of such order shall be mailed or delivered to each Circuit Judge not joining therein at least five days before the time fixed for such meeting. If a majority of all the Judges shall at such meeting vote for removal of the Chief Judge the

ENTERED

Judges shall proceed immediately to elect a new Chief Judge to take office at once.

(d) <u>Acting Chief Judge</u>: The Chief Judge may appoint one of the Circuit Judges to act as Chief Judge in his absence or during illness and such Acting Chief Judge shall have the same powers and duties as the Chief Judge.

17.

(e) <u>Vacancy in the Office of Chief Judge</u>: Whenever a vacancy occurs in the office of Chief Judge from any cause not provided for in this order, the Acting Chief Judge shall call a meeting of the Circuit Judges for the purpose of electing a new Chief Judge to take office at once.

DATED this 18th day of September Judae 1 Line

86 MR-1

ADMINISTRATIVE ORDER NO. 151

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It is hereby ordered that Hon. Michael F. O'Brien is Acting Chief Judge for the period of Wednesday, September 3, through Friday, September 5, 1986.

ENTER this <u>and</u> day of <u>Sept</u> ____, 1986.

Marvin D. Dunn, Chief Judge



COUNTY OF KANE

STATE OF ILLINOIS

ORDINANCE NO. 86 - 120

86MR-1

FEE FOR ADMINISTRATION OF CHILD SUPPORT PAYMENTS

WHEREAS, the Office of the Circuit Clerk, 16th Judicial Circuit, must expend considerable resources to administer the collection and disbursement of maintenance and child support payments; and

WHEREAS, the Kane County Board, pursuant to Illinois Revised Statute Ch. 25, para. 27.1, is entitled to authorize the Clerk to assess against the respondent in child support cases the sum of \$36 annually for the purpose of paying for said services; and

WHEREAS, the Kane County Board desires to authorize the Clerk to assess aforesaid fee;

NOW, THEREFORE, BE IT RESOLVED by the Kane County Board that:

1. The Office of the Circuit Clerk, 16th Judicial ircuit, be authorized to assess against and shall collect from my respondent in any order of maintenance or child support the sum of \$36 annually as costs for administering the collection and disbursement of maintenance and child support payments.

2. This ordinance shall be effective, numc pro tunc, as of June 1, 1986.

Passed by the Kane County Board on SEP 9 1986

STATE OF ILLINOIS

COUNTY OF KANE

I, Roberta L. Harper, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record on file.

DATE



In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kane at my office in Geneva, Illinois.

SEP 1 1 1986

S

Roberta L. Harper, Kane County Clerk

STATE OF ILLINOIS

COUNTY OF KANE

ORDINANCE NO. 86 - 120

86MR-1

FEE FOR ADMINISTRATION OF CHILD SUPPORT PAYMENTS

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WHEREAS, the Kane County Board, pursuant to Illinois Revised Statute Ch. 25, para. 27.1, is entitled to authorize the Clerk to assess against the respondent in child support cases the sum of \$36 annually for the purpose of paying for said services; and

WHEREAS, the Kane County Board desires to authorize the Clerk to assess aforesaid fee;

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1. The Office of the Circuit Clerk, 16th Judicial Circuit, be authorized to assess against and shall collect from any respondent in any order of maintenance or child support the sum of \$36 annually as costs for administering the collection and disbursement of maintenance and child support payments.

2. This ordinance shall be effective, numc pro tunc, as of June 1, 1986.

Passed by the Kane County Board on SEP 9 1986 ---rk, County Board Vice-Cháirman, County Board Kane County, 111inois -Kane-County, Illinois_ STATE OF ILLINOIS ഗ SEP 1 1 1986 COUNTY OF KANE DATE

I, Roberta L. Harper, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record on file.



In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kane at my office in Geneva, Illinois.

Roberta L. Harper, Kane County Clerk

ADMINISTRATIVE ORDER #150 APPOINTMENT OF COURT REPORTER

86MR-1

- 12 -

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following person is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit, commencing September 8, 1986.

BRENDA J. DE VRIES

Entered this <u>28th</u> day of <u>August</u>, 1986.

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Marvin Q. Dunn, Chief Judge

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ADMINISTRATIVE ORDER NO. 149

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During the absence of Chief Judge Marvin D. Dunn, it is hereby ordered that Judge John L. Nickels is appointed acting Chief Judge. The effective dates of this appointment will be from August 11, 1986, through August 24, 1986.

ENTER this 6th day of august 1986.

Marvin D. Dunn, Chief Judge Sixteenth Judicial Circuit

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86 MR-1

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Stiff and.

During the absence of Chief Judge Marvin D. Dunn, it is hereby ordered that Judge John L. Nickels is appointed acting Chief Judge. The effective dates of this appointment will be from August 11, 1986, through August 24, 1986.

ENTER this 6th day of august ___, 1986.

Marvin D. Dunn, Chief Judge Sixteenth Judicial Circuit

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ADMINISTRATIVE ORDER NO. 148

During the absence of Chief Judge Marvin D. Dunn, it is hereby ordered that Judge Joseph M. McCarthy is appointed acting Chief Judge. The effective dates of this appointment will be from July 18, 1986 through July 27, 1986

ENTER this 17th day of July ___, 1986.

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Marvin D. Dunn, Chief Judge Sixteenth Judicial Circuit





86 MR - 1

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Effective August 11, 1986, the following named Judges are assigned to the assignments designated:

KANE COUNTY CIRCUIT COURT:

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Room	Judge	Assignment			
120	Hon. Barry E. Puklin	Small Claims, Law Medium			
150	Hon. Michael J. Colwell	Traffic, Criminal			
Family	Court:				
G-7	Hon. William H. Ellsworth	Juvenile, Family			
121	Hon. Grant S. Wegner	Divorce			
Branch Courts:					
North/South(Hon. Thomas E. Hoqan (Hon. Gene L. Nottolini					
KENDALL COUNTY CIRCUIT COURT:					

Hon. James M. Wilson

ENTER this 16th day of July, 1986.

Marvin D. Dunn, Chief Judge

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86 MR-1

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Court Assignment effective June 23, 1986:

- 4. v

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Hon. Grant S. Wegner	Aurora Branch Court
Hon. William H. Ellsworth	Kendall County Court, Yorkville, Illinois

ENTER this 17 day of June, 1986.

Marvin D. Dunn, Chief Judge

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86 MR-1

AMENDED GENERAL ORDER NO. 4.2

All cases except Probate, Juvenile, Mental Health, Felony, Misdemeanor, Traffic Violations, Ordinance Violations, Conservation Violations, and those cases on the Military Calendar shall be set for trial within nine months of filing. In the event that an order has not been entered setting the case for trial (or pre-trial if it is a civil jury trial) within nine months after filing thereof, the Clerk of Court shall notify the attorneys of record, or any party who has filed an appearance, providing their address is recorded in the contents of the file, that the case will be called on a day certain on which day it will be dismissed on motion of the Court, except for good cause shown. Failure to appear shall constitute acknowledgement of the dismissal.

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AMENDED GENERAL ORDER NO. 4.2

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Court Assignments for Kane County, Effective March 31, 1986

Room	Judge	Assignment
110	Hon. Marvin D. Dunn	Probate, Chancery; Chief Judge Admin Call
120	Hon. Gene L. Nottolini	Small Claims, Law Medium
150	Hon. James M. Wilson	Traffic, Criminal
210	Hon. James F. Quetsch	Civil Trials
220	Hon. John L. Petersen	Special Assignment
310	Hon, Patrick J. Dixon	Civil Trials
320	Hon. Michael F. O'Brien	Civil Trials
340	Hon. John L. Nickels	Criminal Trials
350	Hon. Joseph M. McCarthy	Criminal Trials
430	Hon. Richard Weiler	Civil, Criminal Trials
Family	Court	
G - 7	Hon. Thomas E. Hogan	Juvenile, Family
113	Hon. Melvin E. Dunn	Presiding Judge - Divorce
121	Hon. Michael J. Colwell	Divorce
213	Hon. R. Peter Grometer	Divorce, Child Support
Branch	Courts	2
North/Sout)Hon. William H. Ellsworth ^h)Hon. Barry E. Puklin	The second secon
ENTER this	ACH day of March	, 1986. ∃

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Marvin D. Dunn, Chief Judge

CRITERES

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C⁻CUJT COURT FOR THE 16TH JUDICIAT CIRCUIT KANE COUNTY, ILLINOIS

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STATE OF ILLINOIS)) SS. COUNTY OF KANE)

ADMINISTRATIVE ORDER 144

86 MR-1 Volumi I

Luico :

On December 31, 1985, Administrative Order No. 141 was entered to insure the efficient and timely implementation of Public Acts 84-272 and 84-899, which became effective January 1, 1986.

Administrative Order 141 established a schedule for each police agency operating in Kane County, setting forth the days of the week that the agencies should schedule initial return on charges issued pursuant to the Public Acts above-mentioned.

Many of the police agencies are failing to comply with the court schedule established by Administrative Order 141. Such non-compliance prevents the orderly administration of cases.

IT IS HEREBY ORDERED THAT the clerk of this Court is hereby empowered to reschedule initial return dates on charges filed pursuant to Public Acts 84-272 and 84-899, when the initial return date is not in conformity with this Court's Administrative Order 141. The clerk shall give written notice of the reassigned return date to the defendant and the police agency in question. Reassigned court date shall not be more than ten (10) working days from the date initially designated by the arresting officer and shall be in conformity with Supreme Court Rule 505, whenever possible.

March 18, 1986

Chief Judge Marvin D. Dann,

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ADMINISTRATIVE ORDER NO. 3 (Kendall County)

Until further order by the Court and pursuant to Supreme Court Rule, the shift supervisors of Illinois State Police District 5 are hereby authorized to release on individual bond, persons charged with offenses covered by Supreme Court Rules 526, 527, and 528 as provided in, and in keeping with, the terms and conditions outlined in Supreme Court Rule 553 (d).

Feb. 11, 1956

Marvin D. Dunn, Chief Judge

A true copy of the original on file in my office. Jan G. Guidage Clerk of the Circuit and Ing Judicial Circuit lane County, Illand Ing By aney Deputy Ci

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT KENDALL COUNTY, ILLINOIS

25 MR-1 ADMINISTRATIVE ORDER # 2

It being determined that a need exists for the appointment of two (2) part-time assistant public defenders for Kendall County, Illinois;

IT IS THEREFORE ORDERED, pursuant to the applicable statute in such case made and provided, that the public defender of Kendall County be and hereby is authorized to appoint, with the prior approval of the Chief Judge, two assistant public defenders in and for the County of Kendall.

IT IS FURTHER ORDERED that said assistant public defenders be paid such compensation as may from time-to-time be fixed by the Kendall County Board and it is further ordered that at least one of said assistant public defenders be present and available each court day at the Kendall County courthouse. DEC 20 旭 10:

ENTER this 10th day of December, 1985.



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MR-1

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT, KANE COUNTY, ILLINOIS

IN THE MATTER OF THE BOARD OF) ELECTION COMMISSIONERS OF THE CITY OF AURORA, KANE COUNTY, ILLINOIS

APPOINTMENT OF COMMISSIONER

Now upon this 20th day of November, 1985 it appearing to the Court that the term of office of Richard N. Michels as one of the members of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois, does expire of the 22nd day of November, 1985, in consequence of which it becomes the duty of the NO Circuit Court of the County to appoint a successor, and since said Richard N. Michels has performed the duties of his office since his appointment as a member of said Election Commission in an eminently satisfactory manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the Court hereby reappoints said Richard N. Michels as a member of said Election Commission for a period of three years from and after the expiration of his fifth term, and until his successor is appointed.

It is further ORDERED that before taking his seat as a member of said Board he take the oath of office required by the Statute, and that before taking said oath he give an official bond in the sum of Ten Thousand Dollars (\$10,000.00), with surety, or sureties, to be approved by the Judge of said Court, conditioned for the faithful and honest performance of his duties, and the preservation of the

property of his office.

Circuit Judge

Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, Kane County, Illinois

Circuit Judge

I, Richard N. Michels, do sclemnly swear that I am a citizen of the United States, and have resided in the City of Aurora, County of Kane, and the State of Illinois, for a period of at least twenty-two years last past, and that I am a legal voter and householder in said City and State. That I will support the Constitution of the United States and of the State of Illinois, and the laws passed in Pursuance thereof, to the best of my ability, and will faithfully and honestly discharge the duties of the office of election Commissioner for said city.

Reching To Thickels

Subscribed and sworn to before me, Marvin D. Dunn, Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, of the County of Kane and State of Illinois, this 20th day of November,

A.D., 1985.

Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, Kane County, Illinois ATTEST:

pharlson

Clerk of)the Circuit Court

85MR-1

Court Assignments for Kane County, Effective November 4, 1985

Room	Judge	Assignment
110	Hon. Marvin D. Dunn	Probate, Chancery; Chief Judge Admin. Call
120	Hon. Gene L. Nottolini	Small Claims, Law Medium
150	Hon. James M. Wilson	Traffic, Criminal
210	Hon. James F. Quetsch	Civil Trials
220	Hon. John L. Petersen	Special Assignment
310	Hon. Patrick J. Dixon	Civil Trials
320	Hon. Richard Weiler	Civil Trials
340	Hon. Barry E. Puklin	Criminal Trials
350	Hon. Joseph M. McCarthy	Criminal Trials
430	Hon. John L. Nickels	Civil, Criminal Triate
		j~ _c ≥ 0
Fan	ily Court	Y, ILE
G - 7	Hon. Thomas E. Hogan	Juvenile, Family 😤 🗒
113	Hon. Michael F. O'Brien	Presiding Judge - Divorce
121	Hon. Michael J. Colwell	Divorce

Hon. R. Peter Grometer Divorce, Child Support

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Branch Courts

213

North/South (Hon. William H. Ellsworth (Hon. Melvin E. Dunn

ENTER this 31st day of October, 1985

Marvin D. Dunn, Chief Judge



85 MR-1 Volume I

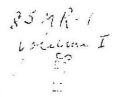
ADMINISTRATIVE ORDER #139

It is ordered that all cases presently pending in the Circuit Court of Kane County involving claims for damages allegedly resulting from solmonella wherein the Jewel Companies is a defendent are hereby assigned to Judge James Quetsch and that any such cases that may hereafter be filed in Kane County are hereby assigned to said judge.

Enter this _______ day of September, 1985.

Marvin D. Dunn, Chief Judge





IT IS HEREBY ORDERED THAT:

A. The Circuit Court for the Sixteenth Judicial Circuit, State of Illinois, shall adjorn, and the office of the Clerk of the Circuit Court of the counties of Kane, DeKalb, and Kendall, shall be closed on the following legal holidays for the year 1986:

HOLIDAY

NEW YEAR'S DAY M.L. KING'S DAY LINCOLN'S BIRTHDAY WASHINGTON'S BIRTHDAY GOOD FRIDAY

MEMORIAL DAY INDEPENDENCE DAY LABOR DAY COLUMBUS DAY GENERAL ELECTION DAY VETERANS' DAY THANKSGIVING DAY

OBSERVED ON

WEDNESDAY, JANUARY 1, 1986 MONDAY, JANUARY 20, 1986 WEDNESDAY, FEBRUARY 12, 1986 MONDAY, FEBBUARY 17, 1986 FRIDAY, MARCH 28, 1986 (Close at Noon) MONDAY, MAY 26, 1986 FRIDAY, JULY 4, 1986 MONDAY, SEPTEMEER 1, 1986 MONDAY, OCTOBER 13, 1986 TUESDAY, NOVEMBER 11, 1986 TUESDAY, NOVEMBER 11, 1986 THURSDAY, NOVEMBER 27, 1986 FRIDAY, NOVEMBER 28, 1986 THURSDAY, DECEMBER 25, 1986

CHRISTMAS DAY

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER this 10th day of September, 1935

Marvin D. Dunn, Chief Judge

SEC. P. L.

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Appointment of Court Reporter.

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following is hereby appointed as an Official Court Reporter for the Sixteenth Judicial Circuit:

MARGARET ELIZABETH EWEN

This appointment is effective August 26, 1985.

ENTER this 26th. day of August, 1985.

Marvin D. Dunn, Chief Judge



85MR-1 Volumen I

Appointment of Court Reporter

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following is hereby appointed as a temporary, per diem Official Court Reporter for the Sixteenth Judicial Circuit:

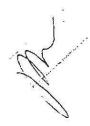
Jeffery T. Stoneberg

This appointment is effective until August 26, 1985.

ENTER this $1 \pm t$ day of July, 1985.

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Marvin D. Dunn, Chief Judge



REVISED ADMINISTRATIVE ORDER NO. 39

Exhibit 1 C

TO: Chiefs of Police - Elgin Police Department St. Charles Police Department Carpentersville Police Department Value I East Dundee Police Department West Dundee Police Department Sleepy Hollow Police Department Gilberts Police Department Barrington Hills Police Department Wayne Police Department State Police District 2

FROM: Marvin D. Dunn, Chief Judge

Gentlemen:

The following schedule hereinafter set will be adopted, effective adopted and the set of the following officers write tickets in accordance with the following:

DAY -	PLACE	TIME	<u>TYPE OF CASE</u>
<u>Mon</u> .	Elgin		Warrant & Bond) Local TR & OV) Elgin & South Elgin
		1:00 PM	Elgin - Parking Building Code Local TR & OV

<u>Tues</u> .	<u>Elgin</u>	9:00 AM 9:30 AM	Warrant & Bond Elgin - State TR & CM South Elgin - State TR & CM Conservation Cases
		1:00 PM	Elgin - State TR & CM

Wed. Elgin 8:30 AM Warrant & Bond Wed. 10:00 AM East Dundee - Local TR & OV 1st & 3rd Cptv1. Wed. each month West Dundee - Local TR & OV 2nd & 4th Wed. each month Sleepy Hollow - Local TR, OV, & State 1st & 3rd Wed. each month Carpentersville - Local TR & OV Gilberts - Local TR & OV Barrington Hills - Local TR & OV Burlington - Local TR & OV

North End Chiefs o. plice - Schedule

	DAY	PLACE	TIM	1E	TYPE OF CASE	
	Wed.	<u>Cptvl</u> .	1:00	ΡM	Carpentersville - State TR & CM West Dundee - State TR & CM East Dundee - State TR & CM Gilberts - State TR & CM Barrington Hills - State TR & CM Burlington - State TR & CM	
+2-	Thurs.	<u>Elgin</u> *	8:30 9:30		Warrant & Bond Special Settings	-
~Znd	d & 4th Th each mon		1:00	РМ	Special Settings	
	Thurs.	Elgin St.	8:30	AM	Warrant & Bond	
	Thurs.	<u>Chas</u> .**	1 0: 00	AM	St. Charles - Local TR & OV State TR & OV	
**ls	t & 3rd T) each mon		1:00	PM	St. Charles - Local TR & OV	5
			2:00	PM	St. Charles - CM	
1.00	e-St. Cha: 0 E. Main nham Inn,	St., St	. Chai		is now Illinois 60174	
-14 10 12	<u>Fri</u> .	Elgin	9:00 9:00	AM AM	Warrant & Bond Elgin Mental Health	

Page 2

1:00 PM Contested - Special settings Elgin - Cit v. Cit - State Charges

 Enter	July 18, 1985 Marvin D. Dunn, Chief Judge
State Loca TR CM OV	L - Carpentersville - Charges under Motor Vehicle Law L - Charges under local Municipal Ordinance - Traffic - Criminal Misdemeanor - Ordinance Violation - Citizen
cc:	Village Attorneys: Carpentersville, Elgin West Dundee, East Dundee, Sleepy Hollow
	Jan E. Carlson, Circuit Clerk Robert Morrow, State's Attorney

DMINISTRATIVE ORDER #93 (am

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APPOINTMENT OF COURT REPORTERS

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following are hereby Certified as Court Reporters for the Sixteenth Judicial Circuit:

> Bailey, Melanie A. Blickem, Ronald R. Fosse, George E. Grady, Roseann K. Gartland, Sandra N. Koutsoures, Lynn M. Lanza, Mariann S. LeComte, Kathleen D. Lemanski, Diane Lemke, Elizabeth A. Lukas, Ingrid Martensen, Mary K. Nielsen, Louis A. O'Connell, William C. Perina, Jeanine Streit, Mary E. Weistroffer, Catherine Weltmer, Jacqueline S.

Enter this ______ day of June, 1985.

Marvin D. Dunn, Chief Judge

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Allesies	to this (. d	oy et fine	
	Jan E.	Carlion	
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Clari		icert 16, Judicial (liceit
	Kana Ce	unty, Illinois	
), (hri i	shing	
	AVA THE	ty Clerk	

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Effective June 3, 1985, the Aurora Mercy Center Mental Health Court call will be assigned to the Presiding Judge of the Aurora Branch Court on Thursdays at 11:30 a.m. Family Court Judges who previously heard these proceedings shall revise their schedules accordingly.

ENTER this _ 29th day of May, 1985.

Marvin D. Dunn, Chief Judge



IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL

CIRCUIT OF THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINIMENT) OF ROBERT PETER GROMETER AS AN) ASSOCIATE JUDGE OF THE SIXTEENTH) JUDICIAL CIRCUIT OF THE STATE) OF ILLINOIS)

The circuit judges in and for the Sixteenth Judicial Circuit of the State of Illinois having voted to appoint Robert Peter Grometer to be an associate judge of said circuit, ROBERT PETER GROMETER is hereby appointed Associate Judge of the Sixteenth Judicial Circuit of the State of Illinois, effective June I, 1985.

Enter the 23rd. day of May, 1985.

Marvin Q. Dunn, Chief Judge

ENTERED

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Court Assignments for Kane County, Commencing June 3, 1985

Room	Judge	Assignment
110	Hon. John L. Nickels	Probate, Chancery
120	Hon. Melvin E. Dunn	Small Claims, Law Medium
150	Hon. Gene L. Nottolini	Traffic, Criminal
210	Hon. James F. Quetsch	Civil Trials
220	Hon. John L. Petersen	Special Assignments
310	Hon. Marvin D. Dunn	Chief Judge - Administrative Call
320	Hon. Richard Weiler	Civil Trials
340	Hon. Patrick J. Dixon	Civil Trials
350	Hon. Joseph M. McCarthy	Criminal Trials
430	Hon. Barry E. Puklin	Criminal Trials

Family Court

G-7 Hon. Thomas E. Hog	an Juvenile, Family
Hon. Michael F. O'	Bricn Presiding Judge - Divorce
121 Hon. Michael Colwe	11 Divorce, Child Support
213 Hon, James M. Wils	on Divorce

Branch Courts

North	Hon.	Wil	liam	Η.	Ellsworth
South	Hon.	R.	Peter	Ga	ometer

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ENTER this 210 day of May, 1985.

Marvin D. Dunn, Chief Judge

GENERAL ORDER NO. 2

85 MR-1

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2.2 MASTER RECORD SHEET AND NUMBERING OF CASES

(a) Master Record Sheet -

In furtherance of an expeditious case flow at the lowest possible cost, each party, commencing an action or proceeding, shall complete the master record sheet provided for by the Circuit Clerk's Office and present said sheet at the time of filing the complaint or other paper initiating said action or proceeding.

(b) Numbering of Cases -

The Clerk shall then give the action or proceeding a general number which shall be endorsed on all pleadings, notices, orders and other papers filed therein. such numbering shall indicate the year in which such action or proceeding was commenced, the case identification prescribed by the Administrative Office of the Illinois Courts, and its consecutive general number. Pending actions or proceedings shall continue under the numbers heretofore assigned.

(c) Remanded Actions -

Every action remanded by the Appellate Court or the Supreme Court for a new trial or hearing, upon reinstatement, shall be renumbered by the Clerk in annual series with the number of the action preceded by the last two (2) figures of the current year and by the abbreviation of the division or district in which the action is filed, and the Clerk of the Court shall notify the parties of the new number. The case shall be set for trial on motion of either party.

(d) Issuance of Warrants -

In Criminal and Quasi-Criminal cases, no warrant shall issue for the arrest of any defendant until the complaint upon which the warrant is based is properly filed with the Clerk and a general number assigned. The case number shall appear in any such warrant.

(e) Nothing in this Order shall be construed to modify the procedure for numbering cases filed with Clerk of the Court in Kane County, Illinois as set forth in Administrative Order No. 113.

Marvin D. Dunn, Chief Judge

(Revised May 9, 1985)

State of Illinois

Supreme Court

At a Term of the Supreme Court, begun and held in Springfield, on Monday, the __eleventh

1

day of March , 19 85.

MAR 28 1985

SUPREME COURT CLERK

Present: William G. Clark, Chief Justice

Justice Daniel P. Ward Justice Howard C. Ryan Justice Seymour Simon Justice Joseph H. Goldenhersh Justice Thomas J. Moran Justice Ben Miller

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In re:)	1 (0 0	0, H	1	
	Judicial	Vacancy) M.R.	1403	ΕΞ.		
			-	1	85 MR - 1	ci.	ıb.	

ORDER

A certain vacancy now exists in a judicial office and pursuant to the authority of section 12, subsection (c) of article VI of the Constitution of this State the following appointment is made:

Circuit Judge for the Sixteenth Judicial Circuit

Effective April 1, 1985, Michael Frederick O'Brien is appointed to fill the vacancy created by the retirement of the Hon. John A. Krause.

> IN WITNESS WHEREOF, I have hereunto Subscribed my name and affixed the Seal of said Court this 28th day of March 1985.

Supreme Court of the State of Illinois.

85MR-1

During the absence of Chief Judge Marvin D. Dunn, it is hereby ordered that Judge John L. Nickels is appointed acting Chief Judge.

Effective February 1, 1985.

Enter this 1st day of <u>February</u>, 1985.

Marvin D. Dunn, Chief Judge Sixteenth Judicial Circuit



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ADMINISTRATIVE ORDER NO. 132

Court-Appointed Counsel

In conjunction with Kane County Board Resolution No. 84-179 and subject to the resolution terms and conditions, it is hereby ordered that the following attorneys are appointed to the position of Court-Appointed Counsel for the County of Kane, Sixteenth Judicial Circuit. Those attorneys listed as backup support are authorized to appear in court on behalf of the appointed attorney when necessary or convenient.

Appointees

Robert I.. Janes

Patricia Lindner

Gary Johnson

Backup Support

Franklin D. Brewe Stephen C. Wilson

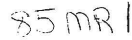
Susan Tatnall Melody Davist

John McGuirk John Horchiet

These appointments are effective January 2, 1985.

Enter this 30 day of January, 1985.

John L. Nickels, Acting Chief Judge



OATH OF OFFICE

S. St

STATE OF ILLINOIS)) SS. COUNTY OF K A N E)

I, WENDELL W. CLANCY, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Illinois, and that I will faithfully discharge the duties of Special States Attorney for the SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS, according to the best of my ability.

WENDELL

SUBSCRIBED AND SWORN to before me this $\underline{\mathcal{B}^{\prime\prime}}_{dav}$ day of February, 1985.

morary PUBLIC





Office of the Chief Judge For the Sixteenth Indicial Circuit

Counties of KANE DEKALB KENDALL

KANE COUNTY COURT HOUSE GENEVA, ILLINDIS 60134

85 MR-1

January 21, 1985

To: Jan Carlson, Clerk of the Circuit Court From: John A. Krause, Chief Judge Re: Special Administrative Order 131 and Oath of Office

Please file Special Administrative Order 131 and also the attached Oath of Office.

27 414 FILED တ

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SPECIAL ADMINIATRATIVE ORDER

85MR-1

WHEREAS the undersigned, John A. Krause, not individually but as Chief Judge is a defendant in a certain lawsuit entitled COUNTY OF KANE, etc. v. JAN CARLSON, etc. et al;

WHEREAS the Attorney General for the State of Illinois represents co-defendants Jan Carlson and the Illinois Labor Board;

WHEREAS John A. Krause, not individually but as Chief Judge has determined that there is a likelihood that a pleading should be filed wherein his position would be adverse to not only the County but also Jan Carlson and the Illinois Labor Board;

WHEREAS John A. Krause, not individually but as Chief Judge has determined that it would be in the best interest of the Judiciary to have independent counsel.

THEREFORE, IT IS HEREBY ORDERED that Robert F. Casey of Geneva, Illinois is hereby appointed special State's Attorney until further order of this Court.

EFFECTIVE this 21st day of January, 1985.

Chief Judge KALL CO.H



OATH OF OFFICE

STATE OF ILLINOIS) COUNTY OF Kane SS.

I, Robert F. Casey do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Illinois, and that I will faithfully discharge the duties of Special States Attorney for the Sixteenth JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS, according to the best of my ability.

Signatu

Subscribed and sworn to before me,

This 212t day of Jonuary, A.D. 19 8-5

Auncie E. Zennigen Notary Public

WHEREAS the undersigned, John A. Krause, not individually but as Chief Judge is a defendant in a certain lawsuit entitled COUNTY OF KANE, etc. v. JAN CARLSON, etc. et al;

WHEREAS the Attorney General for the State of Illinois represents co-defendants Jan Carlson and the Illinois Labor Board;

WHEREAS John A. Krause, not individually but as Chief Judge has determined that there is a likelihood that a pleading should be filed wherein his position would be adverse to not only the County but also Jan Carlson and the Illinois Labor Board;

WHEREAS John A. Krause, not individually but as Chief Judge has determined that it would be in the best interest of the Judiciary to have independent counsel.

THEREFORE, IT IS HEREBY ORDERED that Robert F. Casey of Geneva, Illinois is hereby appointed special State's Attorney until further order of this Court.

EFFECTIVE this 21st day of January, 1985.

11 min			
Chief Judge	ç	JAN	-
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		9	• *
A true copy of the original on the in my officer. Attested to the 2 day of 77. 191	0. IL	···	-
Jan E. Curlacui			
Clark of the Circuit Court 16, Juditial Circuit			
Kane County, Illinois			
Deputy Clerk			

CIRCUIT COURT FOR THE 16TH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

State of Illinois)) SS. County of Kane)

85MR-1

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Administrative Order 141

Public Acts 84-272 and 84-899, relating to offenses involving the operation of vehicles while under the influence of alcohol or other drugs, commonly referred to as the DUI law, is to become effective January 1, 1986. To insure the efficient and timely implementation of this law,

IT IS ORDERED that all police agencies served by the Circuit Court of Kane County shall schedule all DUI and related companion cases in accordance with the schedule contained herein, returnable to Courtroom 220, Kane County Courthouse, 100 So. Third Street, Geneva, Illinois, 60134, at the hour of 9:00 A. M.

The following police agencies shall schedule their DUI cases on Monday of each week, except the fifth Monday of any month where it occurs:

Kane County Sheriff	East Dundee
Geneva	West Dundee
Batavia	Elburn

The following police agencies shall schedule their DUI cases on Tuesday of each week, except the fifth Tuesday of any month where it occurs:

Aurora Carpentersville North Aurora Sugar Grove Burlington Sleepy Hollow Gilberts

The following police agencies shall schedule their DUI cases on Wednesday of each week, except the fifth Wednesday of any month where it occurs:

Elgin	State Police Dist. 2
St. Charles	State Police Dest. 15
South Elgin	Hampshire
Montgomery	Maple Park
Wayne	

IT IS ORDERED that all police agencies forward their DUI tickets, related companion cases and other paperwork to the Clerk of this Court in a timely manner, separate from their other traffic citations. DUI and related companion cases should be listed on a separate transfer sheet and placed in a separate envelope clearly marked that the contents are DUI and related material.

ENTER N.



To the extent that the new DUI statute and forms developed for use under such statute for an Alcohol and Drug Evaluation Report Summary requiring named judge to request such an evaluation, it is ordered that these evaluations be performed and returnable at the request of the presiding judge in Room 220 of the Kane County Courthouse, unless a specific judge is named as the requesting judge, in which case the evaluation report shall be returnable before the judge so named.

1985 Enter:

Chief Judge

85 MR-1

SPECIAL ADMINISTRATIVE ORDER NO. 130a

SIXTEENTH JUDICIAL CIRCUIT

Whereas the Legislature of the State of Illinois has passed into law the Illinois Violent Crime Victims Assistance Act, found at <u>Illinois Revised Statutes</u> 1983 supp., Chapter 70, paragraph 510 and following;

And whereas Section 10 of said Act mandates that the Circuit Court shall impose stated fine amounts for convictions of certain listed offenses in specific listed amounts;

IT IS HEREBY ORDERED THAT:

A. For every person convicted of one of the offenses in the attached list, marked Schedule A, dated November 26, 1984, and incorporated by reference thereto into this order, the Court shall impose the noted fine amounts on such Schedule in compliance with Section 10 of the Illinois Violent Crime Victims Assistance Act.

B. The fine shall be collected by the Circuit Clerk of the Court in the amount specified in the attached Schedule A only upon the entry of a conviction on one of the listed offenses.

C. The Clerk shall then retain all fines collected pursuant to the Act in a separate account until their transfer to the State Treasurer on a monthly basis in a manner in keeping with the mandates of said Act.

D. For purposes of this Act, an order of court supervision as a disposition shall not be considered a conviction and the collection of the stated fine shall not apply in cases of court supervision disposition.

ENTER: December 31 ,1984.

JOHN A. KRAUSE, CHIEF JUDGE

KANE COUNTY . รปราวาร เกิดรู้ เกิดรู้

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ADMINISTRATIVE ORDER 130

84MR-1

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT

STATE OF ILLINOIS

ADMINISTRATIVE ORDER

BE IT ORDERED, effective September 1, 1984, that rates charged by Juvenile Court Services for conducting adoption or divorce/custody investigations for courts of the 16th Judicial Circuit will be as follows:

- a. \$85.00 for an adoption
- b. \$85.00 for each side in a custody (\$170.00 for the entire.)

Said fees will be paid to Juvenile Court Services in advance of the investigation.



ENTER: 10-24-8-4

Judge A true copy of the original on file in my office Attested to this 24 day of OCT Jan E. Carlson Clerk of the Clout Court 16, Judicial Circuit Kene County, fillnols

Deputy Clerk

84MR-1 Volume I ADMINISTRATIVE ORDER NO. 129

Cafe_

All cases in room 350 formerly assigned to Judge McCarthy and temporarily assigned to Judge Dixon are hereby assigned to Judge Dixon to be heard in room 340.

All cases heretofore assigned to Judge Nickels and/or Judge Krause in room 340 are hereby assigned to Judge McCarthy in room 350.

DEP 10 08 NH '80 [1] 1 11 John A. Chief Judge Krause,

Enter this 26th day of September, 1984.

ADMINISTRATIVE ORDER NO. 128

84-MR-I Volume 1

-1.3.1)

It is hereby ordered that the Honorable Richard Weiler, a resident Circuit Judge of the 16th. Judicial Circuit, Kane County, Illinois be and is officially designated

- to appoint members to the Board of Election Commissioners of the City of Aurora, Illinois pursuant to the authority granted in Chapter 46, Section 6-19 of the Illinois Revised Statutes;
- to certify the canvass of election returns as may be appropriate;
- 3. to hear and pass on appeals taken from rulings of the Board of Election Commissioners on objector petitions as described in sections 10-8 and 10-9 of Chapter 46, and
- 4. to perform whatever other duties that may from time to time be necessary and proper under the Constitution and the Laws of the State of Illinois.

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John A. Krause, Chief Judge

Enter this 12th. day of September, 1984.

ADAL

34 MR-1 - Volume I ADMINISTRATIVE ORDER NO. 127

During the absence of Chief Judge John A. Krause, it is hereby ordered that Judge John L. Nickels is appointed acting Chief Judge.

Effective September 10, 1984.

Entered this 10th day of September, 1984.



John A. Krause, Chief Judge Sixteenth Judicial Circuit

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84MR-1 Volume I

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ADMINISTRATIVE ORDER NO. 126 TEMPORARY ORDER

Effective immediately, Judge Dixon is assigned to Room 350 to preside over all cases now pending before Judge McCarthy.

Judge Petersen is hereby assigned to G-7 to hear juvenile matters now pending before Judge Dixon.

Judge McCarthy is hereby assigned to Room 430 as Special Assignment Judge.

ENTER this 22nd day of August, A.D. 1984.

CHIEF JUDGE

Tacartan Clerk

ADMINISTRATIVE ORDER NO. 125

84MP-1 Volume I

IT IS HERBY ORDERED THAT:

A. The Circuit Court of Kane County, Illinois shall adjourn, and the office of the Clerk of the Circuit Court of Kane County, shall be closed on the following legal holidays for the year 1985:

HOLIDAY OBSERVED ON Tuesday, January 1, 1985 New Year's Day Martin Luther King Day Tuesday, January 15, 1985. Lincoln's Birthday Tuesday, February 12, 1985 Washington's Birthday Monday, February 18, 1985 Good Friday (Close at NOON) Friday, April 5, 1985 Memorial Day Monday, May 27, 1985 Independence Day Thursday, July 4, 1985 Labor Day Monday, September 2, 1985 Columbus Day Monday, October 14, 1985 Veteran's Day Monday, November 11, 1985 Thanksgiving Day Thursday, November 28, 1985 Day after Thanksgiving Day Friday, November 29, 1985 Christmas Day Wednesday, December 25, 1985

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER this 22nd. day of August, 1984.

John A. Krause, Chief Judge

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84MR-1 Volume I

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117

ADMINISTRATIVE ORDER NO. 124

All matters filed by the Circuit Clerk of Kane County in enforcement of payment of arrearage in child or family support ordered payable under a supplemental order requiring payment through the Clerk's office and all matters filed by the State's Attorney of Kane County in enforcement of child or family support payable under the reciprocal enforcement of child support statutes shall be set for hearing at either 9:00 A.M. or 1:00 P.M. on Wednesday of each week, commencing September 5, 1984, in Courtroom 121 at the Family Court or as otherwise directed.

ENTER this 13th day of August, 1984. A.D.

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CHIEF JUDGE

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ADMINISTRATIVE ORDER NO. 124

84MR-1 Volume I

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All matters filed by the Circuit Clerk of Kane County in enforcement of payment of arrearage in child or family support ordered payable under a supplemental order requiring payment through the Clerk's office and all matters filed by the State's Attorney of Kane County in enforcement of child or family support payable under the reciprocal enforcement of child support statutes shall be set for hearing at either 9:00 A.M. or 1:00 P.M. on Wednesday of each week, commencing September 5, 1984, in Courtroom 121 at the Family Court or as otherwise directed.

ENTER this 13th day of August, 1984. A.D.

CHIEF JUDGE

AURO

ADMINISTRATIVE ORDER NO. 123

84MF-1 Volume I

Court assignments for Kane County, commencing September 1, 1984:

Room		
110	Hon. John L. Nickels	Probate-Chancery
120	Hon. Melvin E. Dunn	Small Claims
150	Hon. Barry E. Puklin	Special Assignments
210	Hon. James F. Quetsch	Civil Trials
220	Hon. John A. Krause	Chief Judge-Adm. Call
310	Hon. Marvin D. Dunn	Civil Trials
320	Hon. Richard Weiler	Civil Trials
340	Hon. Patrick J. Dixon	Criminal Matters
350	Hon. Joseph M. McCarthy	Criminal Matters

FAMILY COURT G-7	Hon. Thomas E. Hogan	Family Division
113	Hon. Michael F. O'Brien Presiding Judge	Family Division
121	Hon. James M. Wilson	Family Division
213) 430) Court Hou	Hon. John L. Petersen Jse	Family Division Special Assignments

BRANCH COURTS
AuroraHon. Michael J. ColwellElginHon. William H. Ellsworth

ENTER this 7th day of August, A.D. 1984.

--PN.

CHIEF JUDGE

ADMINISTRATIVE ORDER NO. 122

SMALL CLAIMS & LAW MEDIUM PROCEDURES

SYMR-1 Volume 1

- (A) <u>Scheduling of returns, citations motions and trials</u>:
 - (1) All returns and citations shall be scheduled for 9:00 A.M. on the first date determined by the Circuit Clerk to be available. Emphasis shall be on Monday thru Wednesday settings.
 - (2) All motions shall be scheduled for 10:30 A.M. on the first date determined by the Circuit Clerk to be available. Emphasise shall be on Monday thru Wednesday settings.
 - (3) All trials shall be set by court order for 1:00 P.M. unless the court otherwise directs.
 - (4) Motions may be heard by the judge presiding in Small Claims court; unless the facts and circumstances require it be heard by some other judge to whom the case has been assigned. Once a case is set for trial and until judgment is entered, all motions shall be heard by the trial judge.
 - (5) If any party shall make a timely demand for a jury trial and pay the required Clerk's fee thereafter the cause will be reassigned.
- (B) Motions, petitions and orders:
 - All motions and petitions must be fully titled to include the relief sought. Non-form orders must be similarly titled. Orders which are agreed must so state.
 - (2) All orders, including pre-printed form orders, shall be fully completed and must clearly state the specific relief granted. The presence or absence of the plaintiff or defendant and/or counsel appearing on their behalf must be indicated on any order presented. The name of the person preparing the order shall also appear.
 - (3) Neither a plaintiff nor plaintiff's counsel may represent the defendant(s). Orders presented by the plaintiff or plaintiff's counsel in absence of the defendant or defendant's counsel must be either on motion of the plaintiff or titled as agreed.
 - (4) Where cases are cited to the court in a written motion, pleading, or in oral argument, a complete and correct copy of the case shall be presented to the court.
- (C) <u>Discovery; filing of counterclaims, crossclaims, intervenor suits and</u> <u>third-party complaints</u>:
 - (1) Where discovery is a matter of right or where a party has been granted leave to engage in discovery pursuant to Supreme Court Rule 287, once a case is set for trial such discovery shall be automatically cut off 15 days prior to trial.
 - (2) No counterclaims, crossclaims, intervenor suits or third-party complaints may be filed within 30 days prior to trial except upon order of court and for good cause shown.

(D) Continuances:

(1) There shall be no telephone continuances.

- (2) There shall be no continuances for status or payment.
- (3) Motions may be continued by agreement. Either the Clerk or the Law Assistant must approve the continuance date. No motion shall be continued, however, for a period greater than 90 days except for good cause shown. The order granting the continuance must provide that any other date for which the motion is scheduled be stricken.
- (4) Trials will not be continued except upon motion brought in advance of the trial date and then only for good cause shown; provided, however, that if all parties (non-attorneys) are present in open court and request a continuance, the court shall consider same. Orders setting a new date for trial shall include language striking the case from the trial call for the previously set date.
- (5) Cases settled in advance of the time set for trial may be continued by agreement for thirty (30) days for the entry of judgment or dismissal. One or both parties or counsel representing them must appear before the court to obtain such a continuance. All matters so continued shall be scheduled for 9:00 A.M. on a date approved by the Clerk or the Law Assistant. Orders granting such a continuance must include language striking the case from the call on the date set for trial. The failure to present an order of judgment or dismissal on the continuance date will result in an automatic dismissal.
- (F) <u>Service of summonses, citations</u>:
 - (1) On the return of an initial summons or citation to discover assets, if service of process has not been had on the named defendant(s) or citation respondent(s), the plaintiff or plaintiff's counsel must appear and submit an order continuing the matter for a date certain six months from the date the original complaint was filed or citation issued and thereupon an alias summons or citation may issue. If the plaintiff or plaintiff's counsel fails to appear, the matter will be dismissed.
 - (2) If any alias summons or citation so issued is returned unserved prior to the expiration of the six months, neither plaintiff nor plaintiff's counsel shall be required to appear in court on the date set for return to obtain a continuance. Provided that the case is not scheduled for any other reason, it will be passed.
 - (3) If service has not been had upon the named defendant(s) or citation respondent(s) within the six months, the case will be automatically dismissed unless the plaintiff or plaintiff's counsel appears in court on the six month date and can show good cause why the matter should not be so disposed. Nothing in this provision shall be construed to change or otherwise limit the power of the court to dismiss matters pursuant to General Order 4.2.
- (G) Default judgments; dismissals for want of prosecution:
 - Failure of a served defendant or defendant's counsel to appear on the return date or at the time of trial will result in default. Proof of damages may be based upon a verified complaint, affidavit,

or such proof of claim as the court may determine to be sufficient. Matters may not be continued for proof of damages except upon order of court and for good cause shown.

- (2) Where a defendant or defendant's counsel appears on the return date or at time of trial and the plaintiff or plaintiff's counsel fails to appear, the matter will be dismissed.
- (3) In the event the court determines it appropriate to reinstate a complaint previously dismissed or vacate any default judgment, the court shall consider sanctions.
- (H) Citations to Discover Assets:

In addition to the requirements set forth in § 2-1402 of the Code of Civil Procedure and Illinois Supreme Court Rule 277 the following rules of court are hereby established concerning citation proceedings:

- (1) If the citation respondent appears on the return date, he shall be sworn and examined subject to the discretion of the court. Upon completion of the examination an order shall be entered dismissing the citation, unless the court determines that it is necessary to continue the citation. Orders continuing a citation must set forth specifically the reason for the continuance and what is required to complete the citation. Continuances merely to permit a judgment debtor to complete an installment payment schedule or otherwise satisfy the judgment will not be allowed.
- (2) If the citation respondent, having been duly served, fails to appear on the return date, a rule to show cause shall issue. No continuances in lieu of a rule will be granted, except where the court determines it necessary to do so to protect the rights and interests of all parties to the proceedings.
- (3) Orders compelling a respondent to make installment payments to be applied to the judgment must provide that the underlying citation is dismissed. Rules to show cause for the failure to comply with the terms of such a payment order shall issue only upon petition and affidavit.
- (I) <u>Rules to Show Cuse; Orders for Body Attachment</u>:
 - Unserved rules or orders for body attachment may not be continued. Alias rules and orders for body attachment may not issue except for good cause shown and upon order of court.
 - (2) Where a rule or body attachment order is returned unserved:(a) The first alias shall be returnable no later than 30 days from issuance thereof.

The second alias shall be returnable no later than 60 days from issuance thereof.

The third alias shall be returnable no later than 90 days from issuance thereof.

(b) If third alias is returned unserved, the supplementary proceeding will be dismissed with leave to reinstate upon showing that service can likely be obtained.

- (3) Except upon affidavit showing lack of knowledge of the description of the body sought to be attached, no orders for body attachment shall issue unless a physical description of the body is provided in the appropriate space on the order. The order shall also contain notation as to the total amount of judgment plus costs presently owed by the judgment debtor.
- (J) This order supersedes Administrative Order No. 109 entered October 4, 1983.

ENTERED this / St day of Cingent, 1984.

John A. Krause, Chief Judge

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REVISED ADMINISTRATIVE ORDER NO. 39

Exhibit 1 A

84 MR-1 Volume I Chiefs of Police - Elgin Police Department TO: St. Charles Police Department Carpentersville Police Department East Dundee Police Department West Dundee Police Department Sleepy Hollow Police Department <u>.</u>... Gilberts Police Department Barrington Hills Police Department. Wayne Police Department State Police District 2 5

John A. Krause, Chief Judge FROM:

Gentlemen:

The following schedule hereinafter set will be adopted, effective July 2, 1984. All departments should see to it that their officers write tickets in accordance with the following:

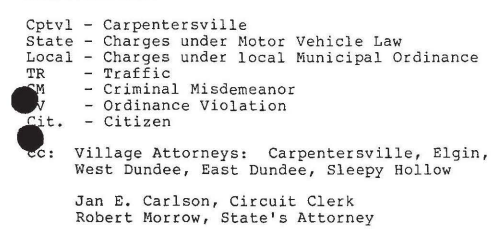
DAY	PLACE	TIME	TYPE OF CASE
Mon.	<u>Elgin</u>		Warrant & Bond) Elgin & South Elgin Local TR & OV)
,		1:00 PM	Elgin - Parking Bldg. Code Local TR & OV
<u>Tues</u> .	Elgin	9:00 AM 9:30 AM	Warrant & Bond Elgin - State TR & CM South Elgin - State TR & CM Conservation Cases
		1:00 PM	Elgin - State TR & CM
Wed. Wed.		8:30 AM 10:00 AM	Warrant &-Bond East Dundee - Local TR & OV 1st & 3rd Wed. each month West Dundee - Local TR & OV 2nd & 4th Wed. each month Sleepy Hollow - Local TR, OV, & State 1st & 3rd Wed. each month
•	An and a second	1:00 PM	Carpentersville - State TR & CM West Dundee - State TR & CM East Dundee - State TR & CM Gilberts - State TR & CM Barrington Hills - State TR & CM Burlington - State TR & CM

North-End	Chiefs c	of Police	- Schedule	Page 2
DAY	PLACE	TIME	TYPE OF CASE	
Thurs. Thurs. Thurs. *2nd & 4tl	Elgin <u>Cptvl.*</u>	8:30 AM 10:00 AM	Warrant & Bond	X
each mont		1:00 PM		
Thurs.	Elgin St.	8:30 AM	Warrant & Bond	
Thurs.		10:00 AM	St. Charles - Local TR & OV State TR & OV	
**lst & 3 each mo		Bay		
		1:00 PM	St. Charles - Local TR & OV Wayne - Local TR & OV State - TR & OV	
		2:00 PM		
25 Dean	St., St.	Court addr Charles, ship Build	ess is now Illinois 60174 Hing)	
Fri.	<u>Elgin</u>	9:00 AM 9:30 AM		
		1:00 PM	Contested - Special settings Elgin - Cit v. Cit - State Charges	
	19 .		84	

John A. Krause, Chief Judge

Enter

Abbreviations:



ADMINISTRATIVE ORDER NO. 121

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

84 MR-1 Volume I

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IN THE MATTER OF THE APPOINTMENT) OF Douglas Naughton AS THE COURT) ADMINISTRATOR OF THE SIXTEENTH) JUDICIAL CIRCUIT OF THE STATE) OF ILLINOIS)

The majority of the Circuit Judges in and for the Sixteenth-Judicial Circuit of the State of Illinois having voted to appoint-Douglas Naughton to be Court Administrator of the Sixteenth Judicial Circuit of the State of Illinois, do hereby appoint Douglas Naughton, Court Administrator of the Sixteenth Judicial Circuit, Illinois, effective July 1, 1984.

day of June, 1984. Entered_the Judge John L. Nickels John A Chief Judge ause, Judge Paul Schnake Judge Richard Weiler Indge James Quetsch Judge Marvin Dunn Judge James M. McCarthy

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34 MR-1 Volume I

SPECIAL ADMINISTRATIVE ORDER # 120

IT IS HEREBY ORDERED that effective Monday, April 30, 1984, the Associate Judges of the 16th Judicial Circuit listed below are reassigned to the following Divisions:

Judge Patrick Dixon	General, Special Assignment Judge	Room 220
Judge Melvin Dunn	Small Claims	Room 120
Judge William Ellsworth	Elgin Branch Court	
Judge Thomas Hogan	Aurora Branch Court	
Judge John Petersen	General, Special Assignment Judge	Room 430
Judge Barry Puklin	Traffic (Geneva)	Room 150
Judge James Wilson	Divorce (Family Court)	Room 121

Enter this $\frac{26}{26}$ Day of April, 1984, A. D.

John A. Krause, Chief Judge

ENTERED

Newly assigned judges will automatically receive all cases from the previously assigned judge. If the previous judge feels that he should retain certain cases, please indicate said cases to the Chief Judge.

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84MR-1 Volumi I

KANE COUNTY ADMINISTRATIVE ORDER #119

Notice of Appeal

In order to insure that the Clerk's Office has sufficient time to process the notice of appeal pursuant to Supreme Court Rules 323(a) and 326, the Clerk's Office shall deliver to the Office of the Chief Judge the notice of appeal and the case file. This is to assure the timely notification of the appropriate Court Reporter for the preparation of the official court transcript for certification and transmission to the court of review.

Entered this 13th. day of March, 1984 A.D.

ENTER Lang GENERAL ORDER NO. 2

RKA841

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2.2 MASTER RECORD SHEET AND NUMBERING OF CASES

(a) Master Record Sheet —

In furtherance of an expeditious case flow at the lowest possible cost, each party, commencing an action or proceeding, shall complete the master record sheet provided for by the Circuit Clerk's Office and present said sheet at the time of filing the complaint or other paper initiating said action or proceeding.

(b) Numbering of Cases —

The Clerk shall then give the action or proceeding a general number which shall be endorsed on all pleadings, notices, orders and other papers fided therein. Such numbering shall indicate the year in which such action or proceeding was commenced, the case identification prescribed by the Administrative Office of the Illinois Courts, and its consecutive general number. Pending actions or proceedings shall continue under the numbers heretofore assigned.

(c) Remanded Actions —

Every action remanded by the Appellate Court or the Supreme Court for a new trial or hearing, upon reinstatement, shall be renumbered by the Clerk in annual series with the number of the action preceded by the last two (2) figures of the current year and by the abbreviation of the division or district in which the action is filed, and the Clerk of the Court shall notify the parties of the new number. The case shall be set for trial on motion of either party.

(d) Issuance of Warrants -

In Criminal and Quasi-Criminal cases, no warrant shall issue for the arrest of any defendant until the complaint upon which the warrant is based is properly filed with the Clerk and a general number assigned. The case number shall appear in any such warrant.

(e) Nothing in this Order shall be construed to modify the procedure for numbering cases filed with Clerk of the Court in Kane County, Illinois as set forth in Administrative Order No. 113.

Krause, Chief Judge John A



(Revised February 7, 1984)

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ADMINISTRATIVE ORDER NO. 114

CAPTIONS OF PLEADINGS - ADDRESSES OF PARTIES AND ATTORNEYS

In addition to the requirements of Supreme Court Rules 131 and 132, all pleadings and other papers shall be on standard letter sized paper (8½" X 11"). The original only shall be filed and "blue backs" or other covers shall be omitted. The first pleading or appearance shall contain the name and address of the plaintiff, defendant, petitioner, respondent or other party, by proper designation, in addition to name, address, telephone number and Attorney Registration Number of the attorneys of. said parties. All subsequent pleadings or other papers shall also contain the name, address, telephone number and the Illinois Attorney Registration Number of the attorney filing said pleading. In the event multiple pleadings are filed in one document, all such pleadings shall be so designated. For example: "Answer and Counterclaim", "Answer to Count I and Motion to Strike Count II".

Krause, Chief Judge John

(Revised January 3, 1984)

A true come of Attested to this

484DI 113

ADMINISTRATIVE ORDER NO.

In furtherance of an expeditious case processing flow at the lowest possible cost, each party commencing an action or proceeding in case types L, LM, SC, TX, ED, MR, CH, F, D, P, J, MH or MC shall complete the Case Information Sheet provided by the office of the Clerk of this Court, and present the said sheet at the time of filing the complaint, petition or other paper initiating said action or proceeding.

The Clerk shall assign to each such action or proceeding a General Number, which shall be endorsed on all pleadings, notices, orders and other papers filed therein. Such General Number shall consist of (1) a two position case type prescribed by the Administrative Office of the Illinois Courts; (2) a two position Court location indicator containing the letters KA representing Kane County; (3) a two position number indicating the year in which such action or proceeding was commenced; and (4) a consecutive case number. Pending actions or proceedings shall continue under the numbers heretofore assigned with the addition of the Court location indentifier. Pending case number will be reformatted into the style set forth herein for new cases, retaining the original year and consecutive case number.

In Criminal and Quasi-Criminal cases, no warrant shall issue for the arrest of any defendant and no defendant shall be let to bond until the complaint upon which the warrant is based is properly filed with the Clerk of the Court and a General Number assigned. The General Number shall appear on any such warrant or bond. The above styled case numbering system shall not apply to Traffic, . Criminal and Quasi-Criminal matters.

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John A. Krause, Chief J	udge		
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(Revised January 3, 1984)

SUPREME COURT

STATE OF ILLINOIS

ASSIGNMENT ORDER - APPELLATE COURT

IT IS ORDERED THAT Paul W. Schnake, Judge of the Circuit Court of the 16th Judicial Circuit, is assigned to duty in the Appellate Court for the Second District effective September 1, 1984, through August 31, 1985.

During such service on the Appellate Court, Judge Schnake is relieved from all his regular duties in the Circuit Court of the 16th Judicial Circuit.

And the Supreme Court having_determined that the public necessity so requires;

IT IS ORDERED that the above named Judge is hereby so assigned to serve for the period indicated above.

Dated this $\underline{q^{th}}$ day of July, 1984.

www.lc. Rec. Supreme Court Chief Justice, of Illinois BY Director Administrative Office of the Illinois Courts

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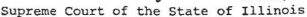
JUL 1 3 1984

Jan E. Carlson CLERK OF THE CIRCUIT COURT KANE COUNTY, ILLINOIS

I, Juleann Hornyak, Clerk of the Supreme Court of the State of Illinois, and keeper of the records, files and Seal thereof, do hereby certify the foregoing to be a true copy of an Assignment Order filed in this office on the $\underline{976}$ day of \underline{July} , 1984.

IN WITNESS WHEREOF, I have hereunto Subscribed my name and affixed the Seal of said court this <u>H</u> day of July

19 84. Clerk,





84 MR -1

(SEAL)

OF THE STATE OF THE APPOINTMENT () OF AN AURORA FIELD OFFICE SUPERVISOR () SS. MR

SS. MR-KA-84-01

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FOR THE SIXTBENTH JUDICIAL

CIRCUIT OF THE STATE OF ILLINOIS

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinols, pursuant to the authority vested in us by Chapter 38; Section 204-1, Sub-Section 9, of the Illinois Revised Statutes; 1984; DO HEREBY APPOINT Henry T. Behrens as a Supervisor for the Aurora Field Office for Adult Court Services of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs and the Director of Adult Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of DeKalb, Kane and Kendall.

The duration of said appointment shall be during the pleasure of said Judge and/or the Executive Director of Court Programs and the Director of Adult Court Services of said Sixteenth Judicial Circuit and shall become effective June 1, 1984, A.D.

ENTERED this list day of June , 1984, A.D.

Hone of John A. Krause Cover Judge, Sixteenth Judicial Circuit

Executive Director of Court Programs

Director of Adult Court Services

GARAGE STATE OF THE STATE OF TILINOIS AREIN THE MATTER OF THE APPOINTMENT OF A CENEVA OFFICE SUPERVISOR FOR THE SIXTEENTH JUDICIAL

S CIRCUIT OF THE STATE OF ILLINOIS

ORDER AND WARRANT

SS.

MR-KA-84-01

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P8. H

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant-to the authorit Vested in us by Chapter 38, Section 204-1, Sub-Section 9, of the Illinois Revised. tatutes, 1984, DO HEREBY APPOINT Bruce B. Currie as a Supervisor for the Geneva/ Tri-Cities Office for Adult Court Services of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs and the Director of Adult Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of DeKalb, Kane and Kendall,

The duration of said appointment shall be during the pleasure of said Judge and/or the Executive Director of Court Programs and the Director of Adult Court Services of said Sixteenth Judicial Circuit and shall become effective July 15, 1984, A.D.d

ENTERED this, 15th day of July

John A. Krause Chet Judge: Sixteenth Judicial Circuit

xecutive Director of Court Programs

Director of Adult Court Services

TN THE MATTER FOR THE APPOINTMENT

FOR THE SIXTEENTH JUDICIAL) CIRCUIT-OF THE STATE OF ILLINOIS)

ORDER AND WARRANT

MR-KA-84

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 38, Section 204-1, Sub-Section 9, of the Illinois Revised Statutes, 1984, DO HEREBY APPOINT Richard A. Eggert as a Probation Officer for Adult Court Services of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs and the Directot of Adult Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of DeKalb,

Kane and Kendall.

The duration of said appointment shall be during the pleasure of said Judge and/or the Executive Director of Court Programs and the Director of Adult Court Services of said Sixteenth Judicial Circuit and shall become effective July 23,

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1984, A.D.

ENTERED this 22th.DAY OF July , 1984, A.D.

Honorabre John A. Krause Chief Judge, Sixteenth Judicial Circuit

Jares E. Rudolph Executive Director of Court Programs

Thomas D. Scott ... Director of Adult Court Services. IN THE MATTER OF THE APPOINTMENT A OF AN ADULT PROBATION OFFICER FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

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SS. MR-KA-84-01

ORDER AND WARRANT

OF THE STATE OF TLLINOIS

It the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 38, Section 204-1, Sub-section 9, of the Illinois Revised Statutes, 1984, DO HEREBY APPOINT Kimberly D. Turner as a Probation Officer for Adult Court Services of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs and the Director of Adult Court Services for the Sixteenth Judicial Circuit is comprised of the Counties of DeKalb, Kane and Kendall.

The duration of said appointment shall be during the pleasure of said Judge and/or the Executive Director of Court Programs and the Director of

Adult Court Services of said Sixteenth Judicial Circuit and shall become set of the second state of the second secon

ENTERED THIS DAY OF. 1984

Honorable John A. Krause Chief Judge, Sixteenth Judicial Circuit

James E. Rudolph Executive Director of Court Programs

IN THE MATTER OF THE APPOINTMENT) OF THE DIRECTOR OF ADULT COURT) SERVICES FOR THE SIXTEENTH) SS. MR-KA-84-01

JUDICIAL CIRCUIT IN THE STATE

OF ILLINOIS

ORDER AND WARRANT

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EOR THE SIXTEENTH JUDI

THE STATE OF ILLINOIS

I, the undersigned Chref Circuit Judge of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in me by Chapter 38, Section 204-1, Sub-section 9, of the Illinois Revised Statutes, DO HEREBY APPOINT Thomas D. Scott as Director of Adult Court Services for the Sixteenth Judicial Circuit, the State of Illinois. The duration of said appointment shall be during the pleasure of the :

Chief Judge and shall become effective July 1, 1984, A:D.

Entered this Soth Day of May, 1984, A.D.

Honorable John A, Krause, Chief Judge Sixteenth Judicial Circuit

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TIN THE CURCUM COUNTROP THE SEXTEENTH JUDICIAL CERCUTE OF

THE STATE OF ILLINOIS

IN THE MATTER OF THE WITHDRAWAL OF THE DIRECTOR OF ADUBT COURT SERVICES FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

MR-KA-84-01

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 38, of the Illinois Revised Statutes, as a result of his resignation submitted to me on May 30, 1984, DO HEREBY WITHDRAW the appointment of Stanislas Szara as Director of Adult Court Services of the Sixteenth Judicial Circuit, which Circuit is comprised of the Countles of Kane, DeKalb, and Kendall.

The withdrawal of said appointment shall be effective June 30, 1984, A.D. Entered this 30th Day of May, 1984, A.D.

Honorable John A. Krause, Chief Judge Sixteenth Judicial Circuit

I ENTERED

IN THE MATTER OF THE APPOINTMENT OF THE DEPUTY DIRECTOR/KANE COUNTY YOUTH HOME OF COURT SERVICES

- SIXTEENTH JUDICIAL CTROUTT OF THE -STATE OF FLLINOIS

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinols, pursuant to the authority wested in un by Chapter 37, Section 706-5, of the Illinois Revised Statutes, 1989, DO HEREBY APPOINT Stephen Victor Puscas as Deputy Director/Kane County Youth Home of Court Services as, proposed by the Executive Director of Court Programs for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall and DeKalb.

The duration of said appointment shall be during the pleasure of said Judge and shall become effective March 1, 1984, A.D.

Entered this 23rd Day of February, 1984, A.D.

Honorable John A. Krause, Chief-Judge Sexteenth-Judicial Circuit

James

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Director of Court/Program

IN THE CIRCULE OURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF. THE STATE OF ILLINGIS

IN THE MATTER OF THE APPOINTMENT OF THE DEPUTY DIRECTOR/DEKALE

COUNTY OF COURT SERVICES; STATEENTH) SS. MR-KA-84-1

JUDICIAL CIRCUIT OF THE STATE OF

ILLINOIS.

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ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 38, of the Illinois Revised Statutes, 1983, DO HEREBY APPOINT Vernon Wennmaker as Deputy Director/DeKalb County Court Services as proposed by the Executive Director of Court Programs for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall and DeKalb.

The duration of said appointment shall be during the pleasure of said Judge and shall become effective April 1, 1984, A.D.

Entered this 23rd Day of February, 1984, A.D.

Honorthie John A. Kruase, Chief Judge Sixteenth Judicial Circuit

anles E. Rudolph, Executive Director of Court Programs

84 MR-1 Volume I

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL URCUIT OF

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E. Rucelph,

Court Programs

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Executive Director

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IN THE MATTER OF THE APPOINTMENT OF THE PSYCHOLOGIST FOR THE KANE COUNTY DIAGNOSTIC CENTER OF THE STATE OF ILLINOIS

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Hilinois, pursuant to the authority vested in us by Chapter 37, Section 706-5, of the Illinois Revised Statutes, 1983, DO HEREBY APPOINT Timothy Brown as Psychologist of the Kane County Diagnostic Center as proposed by the Executive Director of Court Programs for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

The duration of said appointment shall be during the pleasure of said Judge and shall become effective January 17, 1984, A.D. Entered this 11th Day of January, 1984, A.D.

John A, Krause, Chief Judge

Honorable

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF 8 . S. S. THE STATE OF ILLINOIS at the face

TIN. THE MATTER OF THE APPOINTMENT OF THE DIRECTOR FOR THE KANE COUNTY JUVENILE COURT SERVICES OF THE STATE OF ILLINOIS

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ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37; Section 706-5, of the Illinois Revised Statutes, 1983, DO HEREBY APPOINT Michael C. Daly as Director of the Kane County Juvenile Court Services as proposed by the Executive Director of Court Programs for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb. 在 书

The duration of said appointment shall be during the pleasure of said Judge and shall become effective January, 1, 1984 A.D. Entered this 21st Day of December, 1983, A.D. 6 BEG

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Honorable John A. Krause, Chief Judge

Janes E. Rudolph,//Executive Director of Cour t Programs

SIXTEENTH JUDICIAL CIRCUIT, KANE COUNTY, ILLINOIS

THE CIRCUIT COURT FOR THE

IN THE MATTER OF THE BOARD OF)

ELECTION COMMISSIONERS OF THE)

APPOINTMENT OF COMMISSIONER

MR-KA84

ILLINOIS.

Now upon this let day of December, 1984, it appearing to the Court that the term of office of Emma Carreon as one of the members of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois, does expire on the lat day of December, 1984, in consequence of which it becomes the duty of the Circuit Court of this County to appoint a successor, and since said Emma Carreon has performed the dubies of her office since her appointment as a member of said Election Commission in an eminently satisfactory manner, and continues to be a

member of one of the two leading political parties of the State of Illinois, the Court Hereby reappoints said Emma Carreon as a member of said Election Commission for a period of three years from and after the expiration of her third

term, and until her successor is appointed.

It is further ORDERED that before taking her seat as a member of said Board she take the osth of office required by the Statute, and that before taking said oath the give an official bond in the sum of Ten Thousand Dollars (\$10,000.00), with surety, or surctical to be approved by the Judge of said Court, conditioned for the faithful and honest performance of her duties, and the preservation of the

property of hep office.

Circuit Judge

1 492

Chief Hudge of the Circuit Court for the Sekteenth Judicial Circuit, Kame County, Illinois

Olrouit: Judge

I, Emma Carreon, do solemnly swear that I am a citizen of the United States, and have resided in the City of Aurora, County of Kane, and the State of Illinois, for a period of at least seventeen years last past, and that I am a legal woter and householder in said City and State. That de will support the

legal voter and householder in said City and State. That is will support the Constitution of the United States and of the State of Illinois, and the laws

passed in Pursuance therof; to the best of my ability; and will faithfully and honestly discharge the doties of the office of election commissioner for said city:

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Subscribed and groun to before me,

John As Krause, Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, of the County of Kane and State

of 1114nois, this 0180-0.3 1984

A.D. 1984.

Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, Kane County, Illinois

ATTEST

Clerk of the Circuit Court

KANE COUNTY ADMINISTRATIVE ORDER #6,1A 6.1A ASSIGNMENT OF MANDATORY STATUS DATES, FAMILY LAW DIVISION

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When any divorce action or proceeding is commenced, the Clerk shall, in addition to giving such action a general number pursuant to General Order No. 2, schedule a mandatory status date at 9:00 a.m. on the Divorce Motion Call ninety (90) days hence from the date of filing, or the next regular court date following the nintieth day. Unless otherwise ordered by court, all attorneys of record must appear on the scheduled status date for evaluation of discovery and the setting of a mandatory pretrial conference. Petitioner or Petitioner's attorney shall advise Respondent or Respondent's attorney, in writing, of the status date not less than thirty (30) days prior to said date.

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Effective date January 1, 1985.

Michael F. O'Brien, Presiding Judge Divorce Division

James M. Wilson, Trial Judge Divorce Division

December 14, 1984

ing Chief Judge, John L. Nickels Act

I do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Illinois, and that I will faithfully discharge the duties of judge of the Sixteenth Judicial Circuit Court according to the best of my ability. Signature P.J. N. Engl U Subscribed and sworn before me day of Mouender on thi Notary e Hali Stan ţ

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS 84

IN THE MATTER OF THE APPOINTMENT) OF CENE L. NOTTOLINI AS AN ASSOCIATE JUDCE OF THE SIXTEENTH) JUDICIAL CIRCUIT OF THE STATE OF TLUNOIS

to strain the

The circuit judges in and for the Sixteenth Judicial Circuit of the State of Illinois having yoted to appoint Gene L. Notrolini to be an associate judge of shald circuit, GENE L: NOTTOLINI is hereby appointed Associate Judge of the Sixteenth Judicial Circuit of the State of Illinois, effective December 3, 1984.

Enter the 15th. day of November, 1984

84 MR-1 Volume I EL E nen statut Nen se ge

John A. Krause, Chief Judge

CIRCUIT OF THE STATE OF, TILINOIS

IN THE CINATE COURT FOR THE SIXTEENTH JUDICIAL

IN THE MATTER OF THE APPOINTMENT))

OF GENE L. NOTIOLINI AS AN

ASSOCIATE JUDGE OF THE SIXTEINTH) JUDICIAL CIRCUIT OF THE STATE)

S. Conten

OF TILINOIS

The Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Illinois having voted to appoint Gene I. Nottolini to be an associate judge of said circuit, GINE L. NOTTOLINI is hereby appointed Associate Judge of the Sixteenth Judicial Circuit of the State of Illinois, ecective December 1, 1984.

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84MR-

ENTERED the 7th, day of November, 1984, A.D.

Judge John A. Krause, Chief Judge

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL 84MR-1

Volume]

CIRCUIT OF THE STATE OF ILLINOIS

1998 (1998 (1999) (1999) (1999) (1999) (1999) (1999) (1999) (1999) (1999) (286年1月1日 IN THE MATTER OF THE APPOINTMENT) OF MICHAEL J: COLWELL AS AN) ASSOCIATE JUDGE OF THE SIXTEENTH) JUDICIAL CIRCUIT OF THE STATE) OF ILLINOIS

:Æ

The Circuit Judges in and for the Sixteenth Judicial Circuit of the State of Hilinois having voted to appoint Michael J. Colwell to be an associate judge of said circuit, MICHAEL J. COLWELL is hereby

appointed Associate Judge of the Sixteenth Judicial Circuit of the State of Illinois, effective September 1, 1984.

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ENTERED THIS 8th. DAY of August, 1984, A.D.

John A. Krause, Chief Judge

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ERT

STATE OF ULLINOIS) SS LOUNTY OF KANE)

THE PEOPLE OF THE STATE OF ILLINOIS

A Municipal Corporation, Plaintiff,

DEFENDANT'S THAT RESTATEON GRIZON

COURT FOR THE 16TH JUDICIAL

DEFENDANT'S ADDRESS

DEPENDANT'S DEPENDANT'S PHONE DIG B DEPT.'S SOC.SEC.NO. DEPT.'S DR. LIC. NO.

DEFENDANT'S PRESENT MERCADOUTS COMPLAINANT'S NAME

OFFENSE ISSUANCE ON SUBPORIA

CHAPTER STAT: CHORAL. SECTION CROININGE SECTION DEFE OF CEPENSE

DATE OF NOTICE OR OR COMPLAINT & WARRANT COMPLAINT & WARRANT HOUR HOUR COURT COURT

OR HEARING

DATE COURT LOCATION CLITY AND BOOM NO.

AGENCY

- Conference in the construction of the constr

ORDER APPOINTING PUBLIC DEFENDER

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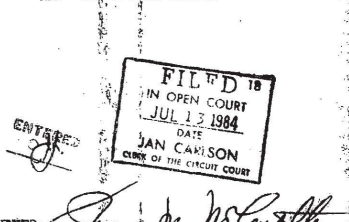
This cause coming on to be heard and it appearing to the Court that the offense charged could result in confinement of the defendant and the defendant having been advised of his right to counsel and having indicated to the Court that defendart desires counsel and does not have sufficient funds to employ counsel and the Court having examined the defendant with respect to his assets, income and financial obligations.

> The Court finds the defendant is indigent and is entitled to representation by the Public Defender as provided by Statute.

It is ordered that the Office of the Public Defender be and hereby is appointed to represent the defendant in all proceedings in this case.

It is further ordered that the defendant contact the Office of the Public Defender within Forty-eight (48) hours after the granting of this order, (Office of the Public Defender Phone 232-2400, ext. 450)

It is further ordered that the Circuit Clerk transmit a copy of this order to the Office of the Public Defender, along with a copy of the Indictment/Information/Complaint/Notice to Appear/or Traffic Ticket.



DGE

TA OF ILLINOIS

85MR-1

OUNTY OF KANE

ORDINANCE NO. <u>85 - 21</u>

AMENDING ORDINANCE NO. 84 - 128 "CREATING COURT AUTOMATION FUND"

WHEREAS, the Kane County Board adopted Ordinance No. 84-128 on November 13, 984; and

WHEREAS, certain amendments are desired;

NOW, THEREFORE, BE IT ORDAINED by the Kane County Board that said Ordinance o. 84-128 known as Sec. 14-3 of the Kane County Code, be amended to read as ollows:

Section I.

1. The Clerk of the Circuit Court shall charge and collect a court automation fee of Three Dollars (\$3). Said fee shall be paid at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases or by the defendant in any traffic or quasicriminal case or both, provided that the record-keeping system which processes the case category for which the fee is charged is automated or has been approved for automation by the County Board; and provided further, that no additional fee shall be required if more than one party is presented in a single pleading, paper, or other appearance.

2. The fee provided in paragraph 1 shall not be charged in any manner matter coming to the Circuit Clerk:

(a) as <u>a</u> change of venue

(b) in any proceeding to review the decision of any administrative officer, agency, or body, or

(c) from any governmental unit or officer thereof.

3. The fee charged and collected pursuant to paragraph 1 shall be in addition to all other fees and charges of the Circuit Clerk and assessable as costs.

4. The fee charged and collected pursuant to paragraph 1 shall be remitted to the Kane County Treasurer to be retained by him in a special fund designated as the "Court Automation Fund", and said Fund shall be audited by the Kane County Auditor.

5. The Board shall make expenditures from the Fund in payment of any cost related to the automation of the court records, provided that said expenditure is approved by the Clerk of the Court, the Chief Judge of the Circuit Court, and the Kane County Board.

Section II.

1. Expenditure of funds from the "Court Automation Fund" is only authorized for the "civil system" currently in use by the court offices in Kane County, or and another other systems in harmony with Resolution No. 84-126 ("Establishing Information Systems Policy") adopted by the Kane County Board on November 13, 1984. 2. <u>Research and development of an automated support system for</u> <u>Traffic, Criminal and Ouasi-Criminal cases is hereby authorized, the</u> <u>same being developed in accordance with Board policy on Information</u> <u>Systems</u>.

23. Any authorized personnel expenditures made from this Fund shall not continue beyond the expiration date of this Ordinance as provided in Section II, and the Clerk of the Court shall so inform the employees affected. Nothing in this paragraph shall prohibit the Board or the Clerk from returning any such personnel to his regular budget, if justified. 34. The Clerk of the Court shall commence the charges and collections

 $\frac{1}{2}$ 4. The Clerk of the Court shall commence the charges and collections authorized by paragraph 1 of Section I upon receipt of written notice from the Chairman of the Kane County Board, together with a certified copy of this ordinance, which the Clerk of the Court shall file of record in this office.

4 5. This Ordinance shall be effective upon adoption, and continue in full force and effect until January 1, 1990.

PASSED by the Kane County Board on Zeb. 13, 1985.

lerk, County Board an County, Illinois

Chairman, County Board Kane County, Illinois

83MR-1 Volume I

CO

I hereby appoint Judge Wilson D. Burnell presiding judge for Kendall County, Illinois. Effective December 5, 1983.

I hereby appoint Judge Rex F. Meilinger presiding judge for DeKalb County, Illinois. Effective December 5, 1983.

Entered this 23rd. day of November, 1983.

John A. Krause, Chief Judge Sixteenth Judicial Circuit



83MR-1 SPECIAL ADMINISTRATIVE ORDER NO. 112 Volume I

SIXTEENTH JUDICIAL CIRCUIT

Until further order and pursuant to Chapter 37, Illinois Revised Statutes, Section 702-7 (3), the following Judges are designated as juvenile judges for the purpose of hearing and determining motions pursuant to a petition by the State's Attorney to enter an order permitting a minor under seventeen years of age, but thirteen years of age or over at the time of the alleged offense, to be prosecuted under the criminal laws of the State of Illinois as an adult.

Serving in Kendall and DeKalb Counties:

Judge Wilson D. Burnell Judge Rex F. Meilinger Judge John A. Leifheit

Serving in Kane County:

Judge Marvin D. Dunn Judge William H. Ellsworth Judge Joseph M. McCarthy

ENTER: December 5, 1983

John A., Krause

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Jobn A. Krause Chief Judge

83MR-1 Volume 1

During the absence of Chief Judge John A. Krause, it is hereby order that Judge Paul W. Schnake is appointed acting Chief Judge.

Effective December 5, 1983.

Entered this 23rd. day of November, 1983.

Krause, Chief Judge

John A. Krause, Chief Judge Sixteenth Judicial Circuit

Nov 23 10 26 NH 83 FILED

83 MR-1 Volume I

The following assignments will be effective <u>December 5, 1983;</u> Chief Judge John A. Krause, Court Administration, Room 360 Judge William H. Ellsworth, Floater, Room 430 Judge Paul W. Schnake, Probate & Chancery, Room 110 Judge Joseph M. McCarthy, Criminal, Room 350 Judge Richard Weiler, Civil, Room 320

Entered this 23rd. day of November, 1983. A.D.

John A. Krause, Chief Judge Sixteenth Judicial Circuit



Volume T

SMALL CLAIMS & LM PROCEDURES

(a) Post-Trial motions may be heard by the judge presiding in the Small Claims court, unless a determination is made that the facts and circumstances require that it be heard by the judge who entered judgment or dismissed the case for want of prosecution.

(b) Writs of execution shall be issued out of the Office of the Circuit Clerk.

(c) Citations to discover assets shall be issued out of the Office of the Circuit Clerk, upon oral request, except that in the case of a subsequent citation, individual leave of court upon petition and affidavit must first be obtained.

(d) Certified copies of judgment orders shall be obtained from the Office of the Circuit Clerk.

(e) Writs of Attachment for the body of any person shall not issue unless a physical description is provided in the appropriate space provided on the form of Writ, unless upon affidavit showing lack of knowledge of the description, such requirement is excused.

(f) If service of process has not been had on a defendant, the plaintiff must appear and submit an order continuing the matter for a date certain not more than six months from the date the original complaint was filed and thereupon an alias summons may issue. Without leave of court, if service has not been had upon defendant within that period, the case will be dismissed.

- (g) It shall be the rule of court that:
 - No file shall be without a date after the return date of a served summons.
 - Unless special circumstances are present and stated, the next date shall not be greater than thirty days.

- 3. No orders for "continuance for payment" shall be entered until after judgment.
- No prejudgment case will be passed from the call. No past judgment case will be passed on the return date on any <u>served</u> citation, rule to show cause or body writ.
- All returns and citations shall be scheduled for 9:00 A.M. on the first date determined by the Circuit Clerk to be available. Emphasis shall be on Monday thru Wednesday settings.
- 6. All motions shall be scheduled for 10:30 A.M. on the first date determined by the Circuit Clerk to be available. Emphasis shall be on Tuesday through Thursday.
- 7. All trials shall be set by the court.
- 8. Unless otherwise ordered, once a case is set for trial, discovery shall be automatically cut off as of 15 days prior to trial and no counterclaims, cross complaints, intervenor suits or third party complaints may be filed within 30 days prior to trial.
- 9. No continuance of a trial setting shall be without court order and then only for good cause shown and upon motion brought in advance of the trial date; provided, however, that if all parties (non-attorneys) are present in open court and so request a continuance the court may consider same.
- 10. A plaintiff no-show will result in a dismissal. A defendant no-show will result in a default or dismissal as is appropriate. In the event the court determines it appropriate to grant reinstatement or vacation of a default, the court shall consider sanctions.
- All defaults on unverified complaints (unless supported by affidavits or testimony) shall be continued for proof of damages.
- 12. If any party shall make a timely demand for a jury trial and pay the required Clerk's fee thereafter the cause will be referred to the Court Administrator's Office for judge assignment.

Entered	this_	<u>4th</u> .	day	of	October,	1983	A.D.				
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Marvin D. Dunn, Chief Judge

83MR-1 Volume I

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ADMINISTRATIVE ORDER NO, 108

In the absence of Chief Judge Dunn and Circuit Judge Paul Schnake the Honorable Joseph M. McCarthy will be Acting Chief Judge for the week of October 10 thru 14, 1983.

Entered this 3rd day of October, 1983 A.D.

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Marvin D. Dunn, Chief Judge

SPECIAL ADMINISTRATIVE ORDER NO. 107

83 MR-1 Volume I

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I, the undersigned Chief Circuit Judge of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to Chapter 37, Par. 702-11 of the Illinois Revised Statutes, 1983, DO HEREBY DESIGNATE Judges Rex F. Meilinger, John A. Leifheit, Richard D. Larson, and James K. Marshall to hear petitions for expungements of law enforcement records involving arrests and cases in DeKalb County, Illinois. This designation shall be effective October 3, 1983.

Entered this 3rd day of October, 1983. A.D.

Honorable Marvin D. Dunn, Chief Judge Sixteenth Judicial Circuit

83 MR OI Vol I

SPECIAL ADMINISTRATIVE ORDER NO. 105

IT IS HEREBY ORDERED that effective Monday, September 12, 1983, Judge Richard Weiler is assigned to the Criminal Trial Division, Room 350, Geneva and Judge Paul W. Schnake is assigned to the Civil Trial Division, Room 430, Geneva.

Enter this 6th day of September, 1983

Marvin D. Dunn, Chief Judge

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83 MR-1 Volume I

27 21

Pursuant to the authority granted by Chapter 46 of the Illinois Revised Statutes, Judge Wilson D. Burnell is hereby appointed to the State division electoral board for the purpose of hearing and passing upon objector petitions described in Section 10-8 of Chapter 46. Judge Burnell is a resident judge of Kendall County.

This appointment is effective August 31, 1983.

Marvin D. Dunn, Chief Judge

August 31, 1983

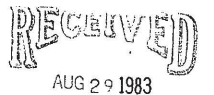
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Pursuant to the authority granted by Chapter 46 of the Illinois Revised Statutes, Judge Neil E. Mahoney is hereby appointed to the State division electoral board for the purpose of hearing and passing upon objector petitions described in Section 10-8 of Chapter 46.

This appointment is effective August 22, 1983.

Entered this 24th day of August, 1983

Marvin D. Dunk, Chief Judge



Jan Carlson CLERK OF THE CIRCUIT COURT KANE COUNTY, ILLINOIS

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83MR-1 Volume I

IT IS HEREBY ORDERED THAT:

A. The Circuit Court of Kane County, Illinois shall adjourn, and the office of the Clerk of the Circuit Court of Kane County, shall be closed on the following legal holidays for the year 1984:

HOLIDAY

New Year's Day

Martin Luther King's Birthday

Abraham Lincoln's Birthday

George Washington's Birthday

Good Friday - Close at Noon

Memorial Day

Independence Day

Labor Day

Columbus Day

General Election Day

Veterans' Day

Thanksgiving Day

Day After Thanksgiving

Christmas Day

New Year's Day

OBSERVE ON:

Monday, January 16 Monday, February 13

Monday, January 2, 1984

Monday, February 20

Friday, April 20

Wednesday, July 4

Monday, May 28

Monday, September 3

nonday, bepeenber

Monday, October 8

Tuesday, November 6

Monday, November 12

Thursday, November 22

Friday, November 23

Tuesday, December 25

Tuesday, January 1, 1985

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER	this	_ 2nd. day	of September, 1983.	
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			flow fly len	

CHIEF JUDGE

STATE OF ILLINDIS COUNTY OF KANE

RESOLUTION NO. 83 - 103

OF HOUSTE A RESOLUTION FOR APPOINTMENTS TO THE OFFICE OF THE FOX VALLEY PARK DISTRICT

WHEREAS, vacancies exist in the office of Trustee of the Fox Valley Park District due to the expiration of the term of Guy V. Prisco, Robert J. Benson, and Charles J. Myler, and

WHEREAS, it is the duty of the Kane County Board to make appointments to fill said vacancies;

NOW, THEREFORE, BE IT RESOLVED by the County Board of Kane County, Illinois, that Guy V. Prisco, 426 N. Kingsway Drive, Aurora, a member of the Democratic party; Dolores A. Austin, 1307 Kingston Avenue, Aurora, a member of the Republican party; and Charles J. Myler, 632 Sexton, Aurora, a member of the Democratic party, are hereby appointed Trustees of the Fox Valley Park District to serve until the first Monday in July 1987, and until their successors are appointed and qualified, and

BE IT FURTHER RESOLVED that the County Clerk forward a copy of this Resolution to the appointees and file a copy with the Clerk of the Circuit Court, Case No. 1B412.

PASSED by the Kane County Board on 14 1 4 1563

Clerk, County Board

Kane County, Illinois

STI Lice Chairman, County Board Kane County, Illinois

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R. T. T.

STATE OF ILLINOIS

COUNTY OF KANE

JUL 2 8 1983 DATE

I, David L. Pierce, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record on file.

> In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kane at my office in Geneva, Illinois.

David L. Pierce, Kane County Clerk

(Seal)

83 MR-1 Volume I

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SPECIAL ADMINISTRATIVE ORDER NO. 102

It is hereby ordered that the Circuit Clerk of Kane County, 16th Judicial Circuit, is authorized to give Michael O'Brien, Jr. complete access to all felony and juvenile files within the 16th Judicial Circuit,

ENTER this ______ day of August _____, 1983, A.D.

Chief Judge Marvin D. Dunn

APPOINTMENT OF COURT REPORTER

83 MR-1 Volume Hall Solution Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following is hereby appointed as Court Reporter for the Sixteenth Judicial Circuit:

Bailey, Melanie A.

Entered this 18th. day of May, 1983.

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[]]

Marvin D. Dunn Chief Judge

APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following is hereby appointed as Court Reporter for the Sixteenth Judicial Circuit:

Bailey, Melanie A.

Entered this 18th. day of May, 1983.

83 MR-1 Volume I

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Marvin D. Dunn Chief Judge

16th Judicial Circuit County of Kane P.O. Box 556 Courthouse, Geneva, IL. 60134 Telephone (312) 232-2400

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83 MR-1 Volume I



OFFICE OF THE CHIEF JUDGE AND COURT ADMINISTRATOR

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Administrative Order # 100

(For Kane County Only)

RE: Vacations, seminars, illness, scheduling, court reporter and like matters in the Circuit Court of Kane County, Illinois.

Reservations for vacation dates, requests for attendance at a seminars, notification of illnesses, court reporter problems, and like matters should be handled by the judge concerned, directly with the office of the Chief Judge through the Executive Secretary, Kathryn Seifrid, Any matter not satisfactorily resolved by this means should be taken up personally with the Chief Judge.

Unless special arrangements have been made with the Chief Judge's Office, and excepting illness of a judge, the following restrictions on absences of judges should apply:

I. No two (2) judges from the following assignments should be absent at the same time: Floater judge, North End and South End Branch Courts, and Judge I (Dixon), Judge II (Ellsworth), and Judge III (Petersen) of small claims-misdemeanor division.

> Due to the fact that coverage by the floater judge is required in the above assignments it is very important that unless absolutely necessary, requests for vacations run from Monday through Friday and not include parts of a week.

- II. No two (2) judges from the Domestic Relations Division Judge I (O'Brien), Judge II (Hogan), and Judge III (Mel Dunn) should be absent at the same time. Coverage for a absent judge will be by the remaining judges of the division.
- III. The Juvenile Court Judge and Domestic Relations Division Judge III should not be absent at the same time. In the absence of the Juvenile Court Judge, the Domestic Relations Division Judge III will handle the mental health calls and such other juvenile court matters which can not be blocked out.

continued...

page 2

- IV. No more then two (2) Civil L Division Judges should be absent at the same time. Judges are to block out their calendar (trials and motion calls) during their absence and arrange with the Chief Judge's office to have emergency motions heard by another judge in the division.
- V. Both Felony Division Judges should not be absent at the same time. The absent judge should have his calendar (trials and motions) blocked out from his calendar during his absence. The other felony division judge is to handle the absent judge's assignments and emergency matters.
- VI. The Chancery-Probate Division Judge and the Special Assignments Trial Judge should not be gone at the same time. In the absence of the Chancery-Probate Division Judge, his motion call and emergency matters will be handled by the special assignments trial judge.

In the event a judge is unable to handle his court assignment due to illness or other compelling reason, the Executive Secretary and the presiding judge of his division, if applicable, should be notified at the earliest possible time, so that arrangements can be made to cover his court call, if required.

Executive Secretary: Kathryn Seifrid Phone extension: 200 Home Phone: 232-8067 or 377-2311 Chief Judge: Marvin D. Dunn Phone extension: 316 (unlisted) Home Phone: 879-3988

Entered this 15th. day of February, 1983.

Marvin D. Dunn Chief Judge

83 MR 01 U68 # I

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ADMINISTRATIVE ORDER # 99 APPOINTMENT OF COURT REPORTER

Pursuant to Illinois Revised Statutes, Chapter 37, Paragraph 654, the following is hereby appointed as Court Reporter for the Sixteenth Judicial Circuit:

Perina, Jeanine H.

Entered this 16th. day of March, 1983.

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Marvin D. Dunn Chief Judge STATE OF ILLINOIS

COUNTY OF KANE

IN THE CIRCUIT COURT OF THE 16TH JUDICIAL CIRCUIT KANE COUNTY, ILLINOIS

83MR-1 Volume I ADMINISTRATIVE ORDER NO. 98 IN THE MATTER OF THE CONTAINING REVISED RULES OF THE DOMESTIC FAMILY LAW DIVISION RELATIONS DIVISION

In the interest of conserving the judicial time of the Court and to properly dispose of pending domestic relations cases, the following rules are adopted:

1. IT IS HEREBY ORDERED that all motions, petitions or orders submitted to the Court must start with a title which accurately describes the contents of the document.

Examples: A. Motion for Continuance B. Order for Dismissal Petition for Temporary Custody, Child Support and Maintenance С. Order for Attorney's Fees D. Motion to Set Pre-Trial Date Ε. Order to Set Trial Date F. G. Petition for Change of Custody Н. Order to Fix Visitation I. Petition for Increase in Child Support Order for Termination of Child Support J. Petition to Modify Maintenance (and/or Child Support) Κ. L. Order for Payment of Arrearage Μ. Etc.

1 1

If the order is agreed, the adjective "agreed" should precede the word "order" in the title.

If the document covers more than one substantive matter, each subject must be referred to in the title.

The descriptive titles will enable the Court to see at a glance the contents of the document and thus expedite the process of approving orders.

2. IT IS ORDERED that with respect to those orders approving either an increase or a decrease in child support the effective date of any such increase or decrease shall be retroactive to the date of the filing of the petition.

3. When a matter is continued on the Motion Call to a new date the attorneys for the litigants shall procure that date directly from Scheduling and not the Clerk of the Court or the sitting Judge. No more than seven cases shall be set on any Motion Call unless specifically approved by a written Order of the Court.

4. Assignments and re-assignments within the Domestic Relations Division, including requests concerning change of judges, shall be disposed of internally within the Domestic Relations Division by referral to the Presiding Judge.

5. Effective February 1, 1983, the Certificate of Dissolution of Marriage that is provided by the Department of Public Health which has been filed with and as a part of the original complaint shall now be presented to the Judge of the Court at the time of Prove-up. In the event of a contested hearing, the Certificate shall be filed at the time of the presentation of the final decree. This rule is adopted in accordance with Section 707 of Chapter 40 of the Illinois Revised Statutes.

This order shall take effect immediately and remain in effect until further order of the Court.

APPROVED:

Michael F. O'Brien, Presiding Judge Domestic Relations Division

ENTER:

Marvin D. Dunn, Chief Judge

Dated:



See 79 MR 1592

STATE OF ILLINDIS COUNTY OF KANE

RESOLUTION NO. 83 - 97

5-11 -0

A RESOLUTION FOR APPOINTMENT TO THE LAKE MARIAN RIVER CONSERVANCY DISTRICT

WHEREAS, two vacancies exist in the office of Trustee of the Lake Marian River Conservancy District due to the expiration of term of James M. Williams and resignation of Steven Paetz; and

WHEREAS, the Chairman of the County Board has by law the responsibility to fill said vacancies by appointment, with the advice and consent of the County Board;

NDW, THEREFORE, BE IT RESOLVED by the Kane County Board that James M. Williams, 215 Park Avenue, Lake Marian in the Woods, Carpentersville, Illinois, is hereby appointed to a term of office effective immediately and to expire on July 12, 1988; and that John Merriam, 90 Lake Shore Drive, Lake Marian in the Woods, Carpentersville, Illinois, is hereby appointed to fill the vacancy in the unexpired term of 5. Paetz. effective immediately and to expire on July 12, 1985.

BE IT FURTHER RESOLVED that the County Clerk forward a certified copy of this Resolution of Appointment to Messrs. Williams and Merriam, and a copy to the Clerk of the Circuit Court.

JUL 1 2 1963 Passed by the Kane County Board on

Chairman, County Board Clerk, County board

Kane County, Illinois Kane County, Illinois

STATE OF ILLINOIS

COUNTY OF KANE

JUL 2 1 1983 DATE

I, David L. Pierce, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record on file.

(Seal)

In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kane at mypoffice in Geneva, Illinois.

David L. Pierce, Kane County Clerk

83MR-1 Volume I

SPECIAL ADMINISTRATIVE ORDER NO. 96

The following assignments will be effective February 28, 1983:

Enter this 15th day of February, 1983

Marvin B. Dunn, Chief Judge

83 MR-1 Volume I

APPELLATE COURT-APPOINTED COUNSEL

In conjunction with Kane County Board Resolution #83-12 and subject to the Resolution's terms and conditions, it is hereby ordered that ATTORNEY RANDY K. JOHNSON is appointed to represent defendants in seven (7) appeal cases to be assigned by the Chief Judge.

The compensation for said attorney shall not exceed ten thousand dollars (\$10,000.00), which shall be paid in an initial payment of \$5,000.00 on or about February 18, 1983, and the remainder upon completion of the assigned caseload.

Entered this 12th day of _______, 1983.

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QINI.

Marvin D. Dunn, Chief Judge

A true of Attested	to this 17 day of FUL . 1983
ī.	Jan E. Carlson
Clerk	of the Circuit Court 16, Judicial Circuit
By_C	Induson
	Deputy Clark

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83 MROI Vol I

SPECIAL ADMINISTRATIVE ORDER NO. 94

The following assignments will be effective February 1, 1983:

Judge James W. Cadwell, Yorkville.

Judge James W. Wilson, Aurora Branch Court.

Enter this 21st day of January 21, 1983

Marvin D. Dunn, Chief Judge

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83 mr.01 vol I

SPECIAL ADMINISTRATIVE ORDER NO. 94

The following assignments will be effective February 1, 1983:

Judge James W. Cadwell, Yorkville.

Judge James W. Wilson, Aurora Branch Court.

Enter this 21st day of January 21, 1983

Marvin D. Dunn, Chief Judge



ADMINISTRATIVE ORDER #93 (amended) Volume I

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APPOINTMENT OF COURT REPORTERS

Pursuant to Illinois Revised Statutues, Chapter 37, Paragraph 654, the following are hereby re-appointed as Court Reporters for the Sixteenth Judicial Circuit:

Bailey, Melanie A.

Blickem, Ronald R.

Fosse, George E., Chief Court Reporter

Grady, Roseann K.

Koutsoures, Lynn M.

LeComte, Kathleen D.

Lemanski, Diane

Lempke, Elizabeth A.

Lukas, Ingrid

Martensen, Mary K.

Nielsen, Louis A.

O'Connell, William C.

Perina, Jeanine

Stoneberg, Jeffery T.

Straka, Mariann S.

Streit, Mary E.

Weistroffer, Catherine

Weltmer, Jacqueline S.

Entered this day of June 1983.

Marvin D. Dunn, Chief Judge

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ADMINISTRATIVE ORDER # 93

APPOINTMENT OF COURT REPORTERS

Pursuant to Illinois Revised Statues, Chapter 37, Paragraph 654, the following are hereby re-appointed as Court Reporters for the Sixteenth Judicial Circuit:

Blickem, Ronald R.

Fosse, George E., Chief Court Reporter

Grady, Roseann K.

Koutsoures, Lynn M.

Lecompte, Kathleen D.

Lempke, Elizabeth A.

Lukas, Ingrid

Martensen, Mary K.

Nielsen, Louis A.

O'Connell, William C.

Stoneberg, Jeffery T.

Straka, Mariann S.

Streit, Mary E.

Weltmer, Jacqueline S.

Entered this 19th

Day Of January, 1983.

Marvin D. Dunn Chief Judge

83 MR OI Vol I

ADMINISTRATIVE ORDER # 92

APPELLATE COURT-APPOINTED COUNSEL

In conjunction with Kane County Board Resolution # 83-12 and subject to the Resolution's terms and conditions, it is hereby ordered that ATTORNEY JOHN S. BIALLAS is appointed to represent defendants in seven (7) appeal cases to be assigned by the Chief Judge.

The compensation for said attorney shall not exceed ten thousand dollars (\$10,000.00), which shall be paid in an initial payment of \$5,000.00 on or about January 21, 1983, and the remainder upon completion of the assigned caseload.

Entered this 13th. Day of January, 1983.

Marvin D. Dunn Chief Judge



ADMINISTRATIVE ORDER # 91

83MR-1 Volume I

CIRCUI

COURT-APPOINTED COUNSEL

In conjunction with Kane County Board Resolution C #83- 11 and subject to the resolution's terms and \Box 3 conditions, it is hereby ordered that the following attorneys are appointed to the position of court-appdinted counsel for the County of Kane, Sixteenth Judicial Circuit. Those attorneys listed as backup support are authorized to appear in court on behalf of the appointed attorney when necessary or convenient.

Appointees

Robert L. Janes Van A. Larson Patricia Piper Golden

Backup Support

Franklin Brewe Stephen Wilson

Stephen L. Cleary G. Geoffrey Wood

Benedict Schwarz Loren S. Golden

The appointments are effective January 3, 1983.

Entered this <u>llth.</u> day of January , 1983

Marvin Dunn D. Chief Judge

83 MR OI

REVISED ADMINISTRATIVE ORDER NO. 71

IT IS HEREBY ORDERED THAT:

In my absence, Judge Paul W. Schnake shall act as Chief Judge.

Enter this 21st day of January, A.D. 1983.

Marvin D. Dunn, Chief Judge

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83 MR-1 Volume I

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REVISED ADMINISTRATIVE ORDER NO. 39

Exhibit 1 A

TO: Chiefs of Police - Elgin Police Department St. Charles Police Department Carpentersville Police Department East Dundee Police Department West Dundee Police Department Sleepy Hollow Police Department Gilberts Police Department Barrington Hills Police Department Wayne Police Department State Police District 2

FROM: Marvin D. Dunn, Chief Judge

Gentlemen:

The following schedule hereinafter set will be adopted, effective April 4, 1983. All departments should see to it that their officers write tickets in accordance with the following:

DAY	PLACE	TIME	TYPE OF CASE
b ion.	<u>Elgin</u>	9:00 AM 9:30 AM	Warrant & Bond) Elgin & South Elgin Local TR & OV)
		1:00 PM	Elgin - Parking Bldg. Coāe Local TR & OV
Tues.	<u>Elgin</u>	9:00 AM 9:30 AM	Warrant & Bond Elgin - State TR & CM South Elgin - State TR & CM Conservation Cases
		1:00 PM	Elgin - State TR & CM
Wed. <u>Wed</u> .	Elgin <u>Cptvl</u> .	8:30 AM 10:00 AM	Warrant & Bond East Dundee - Local TR & OV 1st & 3rd Wed. each month West Dundee - Local TR & OV 2nd & 4th Wed. each month Sleepy Hollow - Local TR, OV, & State 1st & 3rd Wed. each month
		1:00 PM	Carpentersville - State TR & CM West Dundee - State TR & CM East Dundee - State TR & CM Gilberts - State TR & CM Barrington Hills - State TR & CM Burlington - State TR & CM

th-End Chiefs of Police - Schedule

DAY PLACE TIME TYPE OF CASE Warrant & Bond Thurs. Elgin 8:30 AM <u>Cptvl.*</u> 10:00 AM Carpentersville - Local TR & OV Thurs. Gilberts - Local TR & OV Barrington Hills - Local TR & OV Burlington - Local TR & OV *2nd & 4th Thursday each month 1:00 PM Special settings Warrant & Bond Thurs. Elqin 2:30 AM St. St. Charles - Local TR & OV Thurs. Chas.** 10:00 AM State TR & OV **lst & 3rd Thursday each month 1:00 PM St. Charles - Local TR & OV Wayne - Local TR & OV ··· State - TR & OV 2:00 PM St. Charles - CM Note-St. Charles Court address is now 25 Dean St., St. Charles, Illinois 60174

. Charles Township Building)

<u>Fri.</u> <u>Elgin</u> 9:00 AM Warrant & Bond 9:30 AM Elgin - Cit v. Cit - State Charges

1:00 PM Contested - Special settings

11ary 27, 1983

Marvin D. Dunn, Chief Judge

Abbreviations:

Cptvl		Carpentersville
State	-	Charges under Motor Vehicle Law
Local	1	Charges under local Municipal Ordinance
TR		Traffic
CN	-	Criminal Misdemeanor
OV		Ordinance Violation
C :	-	Citizen
001	17: 7	lingo Attornavia. Corporteraville Diein

cc: Village Attorneys: Carpentersville, Elgin, West Dundee, East Dundee, Sleepy Hollow

Jan E. Carlson, Circuit Clerk Robert Morrow, State's Attorney Page 2

83MR-1 Volume I

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REVISED ADMINISTRATIVE ORDER No. 39

Exhibit 1 A

TO: Chiefs of Police - Elgin Police Department St. Charles Police Department Carpentersville Police Department East Dundee Police Department West Dundee Police Department Sleepy Hollow Police Department Hampshire Police Department Gilberts Police Department Barrington Hills Police Department Wayne Police Department State Police District 2

FROM: Marvin D. Dunn, Chief Judge

Gentlemen:

The following schedule hereinafter set will be adopted, effective April 4, 1983. All departments should see to it that their officers write tickets in accordance with the following:

DAY	PLACE	TIME	TYPE OF CASE
<u>Mon.</u>	Elgin	9:00 AM 9:30 AM	Warrant & Bond) Elgin & South Elgin Local TR & OV)
		1:00 PM	Elgin - Parking Bldg. Code Local TR & OV
Tues.	Elgin	9:00 AM 9:30 AM	Warrant & Bond Elgin - State TR & CM South Elgin - State TR & CM Conservation cases
		1:00 PM	Elgin - State TR & CM
Wed. Wed.	Elgin Cptvl.	8:30 AM 10:00 AM	Warrant & Bond East Dundee - Local TR & OV West Dundee - Local TR & OV Sleepy Hollow - Local TR & OV
		1:00 PM	Carpentersville - State TR & CM West Dundee - State TR & CM East Dundee - State TR & CM Hampshire - State TR & CM Gilberts - State TR & CM Barrington Hills - State TR & CM Burlington - State TR & CM

North-End Chiefs of Police - Schedule

DAY	PLACE	TIME	TYPE OF CASE
Thurs.		8:30 AM 9:30 AM	Warrant & Bond Carpentersville - Local TR & OV Hampshire - Local TR & OV
*2nd & 4 each mon		day	Gilberts - Local TR & OV Barrington Hills - Local TR & OV Burlington - Local TR & OV
Thurs. **1st & 1		10:00 AM	St. Charles - Local TR & OV State TR & OV
each m	onth	1:00 PM	St. Charles - Local TR & OV Wayne - Local TR & OV State - TR & OV
		2:00 PM	St. Charles - CM
1725 De	an St.,	s Court addre St. Charles, wnship Buildi	Illinois 60174

Fri. Elgin	9:00 AM 9:30 AM	Warrant & Bond Elgin - Cit v. Cit - State Charges
	1:00 PM	Contested - Special settings

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Marvin D. Dunn, Chief Judge

Abbreviations:

Cptv1	- Carpentersville
State	e - Charges under Motor Vehicle Law
Local	- Charges under local Municipal Ordinance
TR	- Traffic
CM	- Criminal Misdemeanor
ov	- Ordinance Violation
Cit.	- Citizen
cc:	Village Attorneys: Carpentersville,
1	Elgin, West Dundee, East Dundee, Sleepy Hollow

Jan E. Carlson, Circuit Clerk Robert Morrow, State's Attorney Page 2

ID:

JUN 15'99 13:27 No.001 P.02

ADM. EXHIBIT 1A

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83MR1

ELGIN CITY COURT ROOM

	3		
	Day	ς.	
	of	•	
	Week		
	Mon.	9:00	W & B
		9:00	Small Claims (return day only - 30 limit)
		9:30	Elgin - Local TR & OV
			East Dundee)
			Barrington Hills) Local TR & OV (1st & 3rd)
		1:00	Elgin - Local TR & OV
•			- Parking, Bldg Code etc.
			Carpentersville - Citizen vs. Citizen complaints
			Carpentersville - Shoplifting charges
	1		
	Tues.	9:00	W & B
		9:00	Small Claims - return day only - 30 limit
		9:30	Elgin P.D TR, OV & CM
			South Elgin)
	5.1	•	Valley View) PD
			Wayne)
		9:30	Conservation cases
		9:30	West Dundee)
	,		Slcepy Hollow) PD (1st & 3rd)
<u>د م</u> ه			Barrington Hills)
			Burlington)
		1.00	
		1:00	Elgin - PD - CM
	Wed,	9:00	W & B
	weu,	9:00	
		9:30	Elgin - Local - TR & OV West Dundee)
		0.00	Sleepy Hollow)
			Gilberts) Local - (2nd & 4th)
			Burlington)
			Hampshire)
			nampantre)
		1:00	Elgin - Local - TR & OV
		1.00	ingin - Local - IN & OV
	Thurs,	9:00	W & B
		9:30	Carpentersville - PD - TR & CM
	ž	9.00	Carponier Stine - AD - In a Cin
		1:00	St. Charles & Geneva - PD - TR, OV & CM
			(St. Charles City Council Chambers)
		1	
,	Fri.	9:00	W & B
		9:30	Elgin - PD - TR, OV & CM
3		1:00	Carpentersville - Local - TR & OV
		nar veð fur í har hanna	
	* W & E	8 - Warrant a	nd Bond Call
			· ·

ADM. EXHIBIT 1B

AURORA CITY COURT ROOM

•	3	ACRONA CITI COURT ROUM	
Day of			
Week	0.00		
Mon.	9:00 9:30	W & B Aurora - TR & OV	
	1:00	Aurora - TR, OV & CM North Aurora - Local OV (4th)	
Tues.	9:00	W & B	
	9:30	Aurora - Citizens Complaints OV & CM	
	1:00	Yorkville	
Wed.	9:00	W & B	
	9:30	Aurora - P.D TR, OV & CM Sugar Grove - P.D. & Local - TR, OV & CM (1st & 3rd) Elburn - P.D. & Local - TR, OV & CM	
	1:00	Aurora - P. D TR, OV & CM Conservation Sugar Grove - P. D. & Local - TR, OV & CM (1st & 3rd)	
ŝ		No. Aurora - P.D TR & CM (4th) Big Rock - P.D. & Local - TR, OV & CM	
Thurs.	9:00	W & B & Small Claims - return day only - 30 limit	
	9:30	Aurora - P. D TR, OV & CM Montgomery - P. D. & Local - TR, OV & CM (2nd & 4th)	
	1:00	Aurora - P. D TR, OV & CM	
Fri.	9:00	W & B	
•,	9:30	Aurora - P. D TR, OV & CM	
	1:00	Aurora - P. D TR, OV & CM	

* W & B - Warrant and Bond Call

NOTE: This judge goes to Yorkville for assignment on Tuesday afternoons.

ID:

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IN THE CLRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT, KANE COUNTY, ILLINOIS

IN THE MATTER OF THE BOARD OF ELECTION COMMISSIONERS OF THE CITY OF AURORA, KANE COUNTY, ILLINOIS

APPOINTMENT OF A COMMISSIONER

83 MR 01

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Now upon this 1st day of December, 1983, it appearing to the Court that the term of office of Charles R. Bond as one of the members of the Board of Election Commissioners of the City of Aurora, Kane County, Illinois, does expire on the 1st day of December, 1983, in consequence of which it becomes the duty of the Circuit Court of this County to appoint a successor, and since said Charles R. Bond has performed the duties of his office since his appointment as a member of said Election Commission in an eminently satisfactory manner, and continues to be a member of one of the two leading political parties of the State of Illinois, the Court hereby reappoints said Charles R. Bond as a member of said Election Commission for a period of three years from and after the expiration of his first term, and until his successor is appointed.

It is further ORDERED that before taking his seat as a member of said Board he take the oath of office required by the Statute, and that before taking said oath he give an official bond in the sum of Ten Thousand Dollars (\$10,000.00), with surety, or sureties, to be approved by the Judge of said Court, conditioned for the faithful and honest performance of his duties, and the preservation of the property of his office.

ircuit Judge Judge

Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, Kane County, Illinois

Circuit Judge

I, Charles R. Bond, do solemnly swear that I am a citizen of the United States, and have resided in the City of Aurora, County of Kane, and the State of Illinois, for a period of at least twenty-eight years last past, and that I am a legal voter and householder in said City and State. That I will support the Constitution of the United States and of the State of Illinois, and the laws passed in Pursuance therof, to the best of my ability, and will faithfully and honestly discharge the duties of the office of election commissioner for said city.

Thank U.

Subscribed and sworn to before me, Marvin D. Dunn, Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, of the County of Kane and State of Illinois, this Lowence 37 A.D. 1983.

Chief Judge of the Circuit Court for the Sixteenth Judicial Circuit, Kane County, Illinois

ATTEST: Clerk of the Circuit Court

\$3 MR-1 Volume I

ADM. EXHIBIT 3B

Courtroom 320

Divorce Call

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Daily

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9:00	Pretrials & Trials by Court Orders
9:30	Motions (Limit 7)
10:30	Motions (Limit 7)
1:00	Prove-ups (Default and By Agreement) (Limit 5)
1:30	Contested Motions and Hearings on Merits set by Court Order

Amended 2-15-83

83 MR-1 Volume I

ADM. EXHIBIT 3A

Courtroom 220 - Divorce Call

Daily

Bun do granda Amin Dariel .

9:00	Pre-trials & Trial by Court Order	а ма — 1.1. г.
10:00	Motions (Limit 7)	
11:00	Motions (Limit 7)	* :
1:00	Prove-ups (Default and By Agreement) (Limit 4))
1:30	Contested Motions and Hearings on Mo set by Court Order	erits

Effective Friday, March 18, 1983, the Reciprocal Support Call will be heard on Fridays at 1:00 p.m. in room 220.

Effective Monday, March 14, 1983, the Clerk's Support Call will be heard on Mondays at 2:00 p.m. in room 220.

Effective Friday, May 13, 1983, Reciprocal Support and Clerk Support cases will be heard Fridays at 1:00 p.m. and 2:00 p.m. respectively in room 220. Regular 220 cases and prove-ups will be heard in room 330.

Amended 2-16-83

16th Judicial Circuit County of Kane

P.O. Box 556 Courthouse, Geneva, IL. 60134 Telephone (312) 232-2400



JOHN L. PETERSEN, Judge In Chambers

> 83 MR-1 Volume I

January 27, 1983

SPECIAL NOTICE TO ATTORNEYS WHO PRACTICE IN COURT ROOM 150, GENEVA

Due to high volume of traffic and misdemeanor cases handled in "150" (750-1000 per week), and the limitations on personnel, including the judge, the following procedures will become effective February 1, 1983:

- 1. Cases will be handled on the court date only.
- Missed court dates, by defendant, attorney, or both, will be heard on written notice and motion set on complainant agency court day, i.e. Dist. 15, Mon. A.M.; Dist. 2, Fri. A.M.; Bat. & Gen., Tues. A.M.; Sheriff, Tues. P.M.
- Continuances will not be granted by phone. Attorneys requesting continuance in advance of court date may make request by filing written appearance with request noted thereon with Clerk's Geneva module.
- 4. Bailiff will secure files from file room only upon direction of the judge.
- 5. The Court will hear voluntary surrenders on warrants only at KCAC bond call. Sheriff's personnel must notify Clerk by 3:30 P.M. of day preceding the contemplated surrender.
- State's Attorney's Office will issue criminal summons by mail on majority of "No Shows". Warrants will be expected to be executed by arrest of defendant.
- Public defenders and defense counsel who have clients in jail will be expected to talk with their clients prior to the morning their cases are on the preliminary hearing call.

han

JOHN L. PETERSEN with approval of the Chief Judge



ROBERT D. CRITTON County Treasurer

County of Kane



Telephone:

312-232-2400

OFFICE OF COUNTY TREASURER Kane County Government Center Geneva, Illinois 60134

January 18, 1983

Joleme I

KANE COUNTY BOARD

Herewith is my annual report of the collection of the Traffic and Criminal Conviction fees. The County is entitled to keep two percent of the fees collected.

TRAFFIC & CRIMINAL CONVICTION FUND

Fees collected in 1982 \$ 83,969.93 Paid to State Treasurer \$ 82,289.99 Balance 11/30/82 - 2% County Share \$ 1,679.94

Sincerely yours,

Robert D. Critton County Treasurer/Collector

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RDC/dw



Jan Carlson CLERK OF THE CIRCUIT COURT KANE COUNTY, ILLINOIS IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDIJIAL CIRCUIT OF THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE EXECUTIVE DIRECTOR OF COURT PROGRAMS FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS 83MP-1 Volume I

ORDER AND WARRANT

SS.

We, the undersigned Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, nursuant to the authority vested in us by Chapter 37, Section 706-5, of the Illinois Revised Statutes, 1983 DO HEREBY APPOINT James E. Rudolph as Executive Director of Court Programs of the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

The duration of said appointment shall be during the pleasure of said Judges and shall become effective December 1, 1983, A.D.

Entered this 25th. day of October, 1983. A.D.

CIRCUIT JUDGES SIXTEENTH JUDICIAL CIRCUIT

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

ADMINISTRATIVE ORDER NO

Tillet

83 MR - 1 Volume I IN THE MATTER OF DESIGNATING A PSYCHIATRIC DEPARTMENT FOR SS. THE COUNTY OF KANE OF THE STATE OF TLLINOIS

ORDER AND WARRANT

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I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in me by Chapter 37, Section 706-4 of the Illinois Revised Statutes, 1983, DO HEREBY DESIGNATE the Kane County Diagnostic Center as The Psychiatric Department for the court in the County of Kane in the State of Illinois. This designation shall be effective September 12, 1983,

Entered this 12th day of September, 1983 A.D.

ble Marvin D. Dunn, Chief Judge

ixteenth Judicial Circuit

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS 12

IN THE MATTER OF THE WITHDRAWAL OF ma and the state THE EXECUTIVE DIRECTOR OF COURT PROGRAMS FOR THE SIXTEENTH JUDICIAL) CIRCUIT OF THE STATE OF ILLINOIS

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Honorable Marvin D. Dunn, Chief Judge

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ORDER AND WARRANT

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83MR-1 Volume J

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37, Section 706-5, of the Illinois Revised Statutes, 1983, as a result of his resignation submitted to me on September 1, 1983, DO HEREBY WITHDRAW the appointment of C. Robert Mueller, Jr. as Executive Director of Court Programs of the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

The withdrawal of said appointment shall be effective October 1,

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1983, A.D. Entered this 12th Day of September, 1983, A.D.

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

83MR-1

SS.

Volume I

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IN THE MATTER OF THE APPOINTMENT OF THE INTERIM EXECUTIVE DIRECTOR OF COURT PROGRAMS, FOR THE SIXTEENTH

JUDICIAL CIRCUIT OF THE STATE OF

Honorable Marvin D. Dunn, Chief Judge

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37, Section 706-5, of the Illinois Revised Statutes, 1983, DO HEREBY APPOINT James E. Rudclph as Interim Executive Director of Court Programs of the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

The duration of said appointment shall be during the pleasure of said Judge and shall become effective October 1, 1983. A.D. Entered this 12th Day of September, 1983, A.D.

THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF) THE SENIOR ESYCHOLOGIST FOR THE KANE) COUNTY DIAGNOSTIC CENTER OF THE STATE) OF ILLINOIS

83 MR-1 Volume I

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ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37, Section 706-5, of the Illinois Revised Statutes, 1983, DO HEREBY APPOINT John H. Kluczynski as Senior Psychologist of the Kane County Diagnostic Center as proposed by the Executive Director of Court Programs for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

The duration of said appointment shall be during the pleasure of said Judge and shall become effective October 1, 1983, A.D. Entered this 12th Day of September, 1983, A.D.

Honorable Maryin D. Dunn, Chief Judge

C. Robert Mueller, Jr., Executive Director of Court Programs

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AMENDED ADMINISTRATIVE ORDER NO. 72

As of 1-1-82, the State's Attorney shall charge each felowy defendant separately and prepare the appropriate complaint, information or indictment, upon each of which the Clork of Court shall affix a separate and individual case number. This order applies call to be the

This order applies only to CF filings.

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ADMINISTRATIVE ORDER NO. 73

CHIEF JUDGE'S ADMINISTRATIVE CALL

A Chief Judge Administrative Call will be held Monday through Priday at 9:00 A.M. in the courtroom of the Chief Judge, being Courtroom 310, for the purpose of hearing all judicial matters requiring action by the Chief Judge, including, but not limited to, all matters relating to reassignment of cases due to recusal and substitution of judge, and all matters relating to grand jury proceedings, extradition, rendition and expungment of records of arrest.

Any order entered by a trial judge transferring a case to the chief judge for reassignment shall set the matter for hearing on the next succeeding court day on the chief judge's administrative call, and the covrtroom clerk shall hand deliver instanter the court file to the chief judge's courtroom clerk.

ENTERED this 4th day of January 1982.

Judge Marvin D. Dunn Chief

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ADMINISTRATIVE ORDER NO. 74

IT IS ORDERED:

1. Pursuant to Supreme Court Rule 40 (III. Rev. Stat. Ch. 110, \$49) the Marriage Division of Kane County is hereby created.

 Marriages will be performed at the following places and times: Kane County Courthouse:

> Monday - Thursday 3:00 - 4:00 P.M. Friday 1:30 - 4:00 P.M.

3. It shall be the responsibility of the judges assigned to LM-SC (Courtroom 120) and Geneva Branch Court (Courtroom 150) to perform marriages at the Courthouse Monday through Thursday and the judge assigned to the Elgin Branch Court shall have the responsibility to perform marriages at the Courthouse on Friday afternoons.

4. A fee of \$10.00 shall be collected by the clerk for each marriage performed.

5. The fees collected shall be deposited in the Trust Account already established and entitled "Marriage Fund of the Circuit Court of Kane County". The trustees as required by statute shall be the Chief Judge, a resident Circuit Judge of Kane County, and the Chief Judge's Administrative Secretary. The fund shall be spent in furtherance of the administration of justice.
6. In December of each year, all marriage funds will be audited and a copy of the audit report shall be filed with the Chief Judge and with the Administrative Director of the Illinois Courts.

7. On December I of each year, the trustees shall pay into the County General Fund such amounts as in their judgment may be appropriate.

of the day of Hannange Judge Marvin D. Dunn

82MR-1

SPECIAL ADMINISTRATIVE ORDER NO. 75

Because of the outdoor weather conditions of this date, and the hazard involved to employees, attorneys, and litigants in travel to and from the courthouse as a result of special weather conditions, it is hereby ordered that the courthouse shall be closed effective January 11, 1982 until the next succeeding court date.

All documents and notices required to be filed as of this date will be received on the next court date.

All responses required to be made on or before this date may be made on the next court date.

All cases set for hearing and not heard by reason of this order will be reset upon application to the Court.

ENTER: Fran \$\$ 11,1982

FILED 17 2 34

COUNTY OF KANE

RESOLUTION NO. 82-12

A RESOLUTION FIXING TRAVEL EXPENSES FOR COUNTY BOARD MEMBERS,

OFFICERS AND PERSONNEL

BE IT RESOLVED by the County Board of the County of Kane, State of Illinois, that travel expenses of County Board Members, County officers and County personnel shall be hereafter authorized and paid in accordance with the following:

Section 1. PERMITTED RATES

A. Transportation

- Private auto or private airplane: 20c per milé.
 (Where private auto used on long or out-of-state trips, the mileage allowance is not to exceed the related cost of coach airfare.)
- 2. Airfare or Train: Actual cost, not to exceed coach fare.

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- 3. Rented auto: Actual cost.
- B. Lodging
 - Motels/Hotels in Illinois: Actual cest, not to exceed \$35 per day.
 Motels/Hotels out-of-state: Actual cost, not to exceed \$55 per day.
 - If a single traveler needs a private room, an additional \$10 per day for all motels/hotels will be allowed.

C. Meals

- Overnight Trips: \$18 per day for each day during which County personnel are performing official business, which includes the day of departure and day of arrival.
- 2. Single Day:
 - a) Breakfast \$4,50, receipt nocessary.
 - b) Lunch \$4.50, " "
 - c) Dinner 59.00, " "
- Conferences/Seminars: Actual cost of meet. Receipt necessary.
- Guests: Actual cost of meal. Receipt necessary.
- D. Other Expenses. Other allowable expenses are: taxi fare, tolls, parking fees, conference registration fees. (Not allowable are: laundry, entertainment, alcoholic beverages.)

Section 2. REQUIRED DUCUMENTATION

- A. Purpose of the trip and reason for expenses, along with dates and places, should be stated on the Personal Expense Voucher.
- Number of people, in regard to meals, must be indicated on the Personal Expense Voucher.
- Motel/hotel bills, train/plane tickets, auto rental bills, must be attached to the Personal Expense Yousher.
- D. Meal tickets must be attached to the Personal Expense Voucher.
- Section 3. Since it is in the best interest of our nation to limit the consumption of petroleum products, County officials and employees are requested to use car pool or public transportation whenever possible.
 - Section 4. All ordinances and resolutions, and parts of ordinances and resolutions, in contlict with the foregoing, are hereby repealed.

Section 5. This resolutionshall be in full force as of February 1, 1982.

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SENCE OF THE COUPER AUDITOR

COUNTY AUGINE

January 18, 1982

GONERA ILLINGILL BAB ZAUG

the system

TO: ALL ELECTED OFFICIALS & DEPARTMENT HEADS SUBJECT: EXPENSE REIMBURSEMENT

Attached is the new County Board Resolution offective

Feb. 1, 1982, authorizing increased expense reinbursement.

Please note that where receipts are required it will be necessary to provide them or the expense will be disallowed.

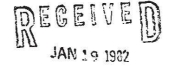
Also, please note Section 2. - Required Documentation. This section should also be adhered to at all times.

After reviewing this new schedule you have further questions I will be available to try and answer your inquiries.

Sincerely,

County Audicor

DLC:JA



Jan & Carlson THE CROUT COURT RANE COUNTY. LLENOIS

STATE OF ILLINOIS

COUNTY OF KANE

RESOLUTION NO. 82-12

A RESOLUTION FIXING TRAVEL EXPENSES FOR COUNTY BOARD MEMBERS

OFFICERS AND PERSONNEL

BE IT RESOLVED by the County Board of the County of Kane, State of [1] ignts, that travel expenses of County Board Members, County officers and County personnel shall be hereafter authorized and paid in accordance with the following:

Section 1. PERMITTED RATES

A. Transportation

- Private auto or private airplane: 20¢ per mile. (Where private auto used on long or out-of-state trips, the mileage allowance is not to exceed the related cost of coach airfare.)
- 2. Airfare or Train: Actual cost, not to exceed coach fare.

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- 3. Rented auto: Actual cost.
- B. Lodging
 - Motels/Hotels in Illinois: Actual cost, not to exceed \$35 per day.
 Motels/Hotels out-of-state: Actual cost, not to
 - exceed \$45 per day.
 - If a single traveler needs a private room, an additional \$10 per day for all motels/hotels will be allowed.
- C. Meals
 - Overnight Trips: 138 per day for each day during which County personnel are performing official business, which includes the day of dinarture and day of arrival.
 - 2. Single Day:
 - a) Breakfast \$4.50, receipt necessary.
 - b) Lunch 58.50, " "
 - c) Dinner \$9.00, "
 - 3. Conferences/Seminars: Actual cost of moal. Receipt necessary.
 - Guests: Actual cost of meal. Receipt necessary.
- D. Other Expenses. Other allowable expenses are: taxi fare, talls, parking fees, conference registration fees. (Non allowable are: laundry, entertainment, alcoholic beverages.)

Section 2. REQUIRED DOCUMENTATION

- A. Purpose of the trip and reason for expenses, along with dates and places, should be stated on the Personal Expense Voucher.
- B. Number of people, in regard to meals, must be indicated on the Personal Expense Voucher.
- C. Motel/hotel bills, train/plane tickets, auto rental bills, must be attached to the Personal Expense Voucher.
- D. Heal tickets must be attached to the Personal Expense Youcher.
- Section 3. Since it is in the best interest of our mation to limit the consumption of petroleum products, County officials and employees are requested to use car pool or public transportation whenever possible.
- Section 4. All ordinances and resolutions, and parts of ordinances and resolutions, in conflict with the foregving, are bereby repealed.
- Section 5. This resolutionshall be in full force of cobrany 1, 1992.

BE IT FURTHER RESOLVED that the County Clerk shall transmit a certified copy of this resolution to all department heads and elected officials.

Passed by the Kane County Board on

County Board Clerk,

Kane County, Illinois 57-24

Cheirman Gessunty Board Kane County, Illinois

82-12

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STATE OF ILLINOIS

COUNTY OF KANE

DATE

Sec. 1

I, David L. Pierce, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record on file.

1 - 4. -(Seal) the is also 111

In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kangat my office in Geneva, Illinois.

JAN 1 5 1982

C. C. C. C. F.

David L. Fierce, Mane County Clerk

COUNTY OF KANE

DAVID L. PIERCE KANE COUNTY CLERK



County Government Center 719 Satavia Avenue Geneva, Illinois 60134 Phone: (312) 232-2400

January 18, 1982

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MEMO TO: Elected Officials and Department Heads FROM: David L. Pierce, County Clerk

Enclosed for your information is a certified copy of Resolution No. 82-12, passed by the Kane County Board at its meeting of January 12, 1982.

This resolution changes the allowable expenses for county employees traveling on county business. The effective date for these changes is February 1, 1982.

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Jan E. Carlson CLEAR OF THE CURCUT COURT 2016 COUNTY, ULINOIS

DLP/bmh enclosure

STATE OF ILLINOIS

COURTY OF KANE

RESOLUTION NO. 82-15

A RESOLUTION IMPOSING A FINE FOR TRAFFIC VIOLATIONS

BE IT RESOLVED by the County Board of Kane County:

SECTION 1. Pursuant to Chapter 34, Paragraph 429.27 Illinois Revised Statutes, the Clerk of the Circuit Court of Name County shall charge and collect a fee of Five Dollars (\$5.00) for all "Traffic Violations" where there is an admission or finding of guilt; caid fee shall be used for the purpose of supporting the court system in Kane County.

A "traffic violation" for the purpose of this resolution shall not include parking tickets or parking violations.

SECTION 2. The Clerk of the Circuit Court of Kane, County shall commence such charges and collection upon receipt of written notice from the Chairman of the County Board that the Kane County Board has acted to establish such a fee.

*SECTION 3. The fee shall be in addition to all other fines and charges assessed by the Circuit Court of Name County, and shall be remitted monthly by the Clerk of the Circuit Court of Hane County to the County Treasurer for deposit.

SECTION 4. This resolution shall become effective on the lot day of the month following its date of passage.

Passod by the Kane County Board on

Clerk, County Board Mane Count", Illinois Chairman, County Board Kane County, Illinois COUNTY BOARD, COUNTY OF RANE FILE

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REGEINE

JAN 27 1981

Con & Barlson 2016 The Sarlson Count 2020 Contraction

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January 25, 1982

To: Jan Carlson, Circuit Clerk "Re: Resolution #82-15 "A Resolution Imposing B Fine for Traffic Violations" From: Philip B. Elfstrom

This will serve as notice, per attached resolution Sec. 2. that the Kane County Board has acted to establish this law, at the County Board meeting of January 12, 1982.

1. Ja

Philip B. Elfstrom, Chairman bk

STATE OF ILLINOIS COUNTY OF KANE

82-MR-1

CIRCUL C ...

RESOLUTION NO. 82-15

A RESOLUTION IMPOSING A FINE FOR TRAFFIC VIOLATIONS

JAN (7 5 50 RU BE IT RESOLVED by the County Board of Kane County

SECTION 1. Pursuant to Chapter 34, Paragraph 629.27 Il Enois Revised Statutes, the Clerk of the Circuit Court of Mane County shall charge and collect a fee of Five Dollars (\$5.00) for all "Traffic Violations" where there is an admission or finding of guilt; said fee shall be used for the purpose of supporting the court system in Kane County.

A "traffic violation" for the purpose of this resolution shall not include parking tickets or parking violations.

SECTION 2. The Clerk of the Circuit Court of Kane County shall commence such charges and collection upon receipt of written notice from the Chairman of the County Board that the Kane County Board has acted to establish such a fee.

SECTION 3. The fee shall be in addition to all other fines and charges assessed by the Circuit Court of Kane County, and shall be remitted monthly by the Clerk of the Circuit Court of Kane County to the County Treasurer for deposit.

SECTION 4. This resolution shall become effective on the 1st day of the month following its date of passage.

JAN 1 2 1982 Passed by the Kane County Board on

Clork, County Board Kane County, Illinois

GTATE OF ILLINOIS

Board

Kano Lounty, Inlinois

Revised Statutes, the Clerk of the calculate of the

charge and collect a fee of Five Dollars (\$5.00) for all "Traffic Violations" where there is an admission or finding of guilt; said fee shall be used for the purpose of supporting the court system in Kane County.

A "traffic violation" for the purpose of this resolution shall not include parking tickets or parking violations.

SECTION 2. The Clerk of the Circuit Court of Kane County shall commence such charges and collection upon receipt of written notice from the Chairman of the County Board that the Kane County Board has acted to establish such a fee.

SECTION 3. The fee shall be in addition to all other fines and charges assessed by the Circuit Court of Kane County, and shall be remitted monthly by the Clerk of the Circuit Court of Kane County to the County Treasurer for deposit.

SECTION 4. This resolution shall become effective on the lst day of the month following its date of passage.

Passed by the Kane County Board on JAN 1 2 1982

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Clerk, County Board Kane County, Illinois 223

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STATE OF ILLINOIS

COUNTY OF RAME ALAHE

Chair ji, County Board Kana cunty, Minois

DATE

JAN 1. 2 1982

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I .- David L. Pierce, Kane County Clerk and Keeper of the Records in Mane County - Illinois, do hereby certify that the attached in a true and correct copy of the original record on file. In witness thereof, I have here

(Seal).

In witness theroof, I have hereunto set my hand and affixed the Seal of the County of Kane. at my office in Geneva, Illinois,

David L. Sierce, Kine County Clerk

82.MP.-1 SPECIAL ADMINISTRATIVE ORDER NO. 75

SIXTEENTH JUDICIAL CIRCUIT

Until further order and pursuant to the requirements set forth in Cn. 38, Illinois Revised Statutes, Section 205-5, the following Judges may order records of arrest and records of the circuit court relating thereto expunded from the official records of the arresting authority and the records of the Clerk of the Circuit Court.

> Presiding in Kendall County: Judge Wilson D. Burnell

Presiding in DeKalb County:

Judge Rex F. Meilinger Judge Carl A. Swanson

Presiding in Kane County:

Chief Judge Marvin D. Dunn or Acting Chief Judge

ENTER: January 27, 1982

11farvni 5. 9u Chief Judge Gunn

ADMINISTRATIVE ORDER NO. 78

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As of April 5, 1982, the Scheduling Division of the Office of the Chief Judge and Court Administrator is hereby created. All scheduling requests for the Law and Divorce Divisions, encompassing L non-jury, L jury. LM jury and Small Claim jury cases, as well as all divorce proveups and motions currently heard in Courtrooms 220 and 320 will be directed to Room 260.

It shall be the responsibility of the Office of the Chief Judge and Court Administrator to submit a scheduling requisition form to the Office of the Clerk of Court for processing under the current automated system. After delivery of the requisition it will be the responsibility of the Circuit Clerk and his designated deputies to produce the courtroom call sheets, as well as to file all case-related documents.

The Scheduling Division of the Office of the Chief Judge and Court Administrator shall operate between the hours of 8:30 and 4:30 on all regular working days; Room 260, phone extension 331.

ENTERED this _ 2116 day of april , 1982

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Marvin D. Dum, Chief Judge

82 M R O I Vol. I ADMINISTRATIVE ORDER 79 IT IS HEREBY ORDERED THAT: In my absence, Judge McCarthy shall act as Chief Judge. ENTER this 17th day of May, A.D. 1982 Chief Judge Har 17 8 55 MA . 82 FILED N & TOTAL & ALANA 챎 11 14

ADMINISTRATIVE ORDER NO. 80

IT IS HEREBY ORDERED THAT:

A. The Circuit Court of Kane County, Illinois shall adjourn, and the office of the Clerk of the Circuit Court of Kane County, scall be closed on the following legal holidays for the year 1983:

HOLIDAY:

OBSERVE ON:

Friday, December 31, 1982

Friday, January 14

Friday, February 11

Monday, February 21

Friday, April 1

Monday, May 30

Monday, July 4

Monday, Sept. 5

Monday, October 10

Friday, November 11

. Thursday, November 24

Friday, November 25

Monday, December 26

B. All matters returnable on said legal holidays shall be continued

C. The time for filing all motions and pleadings shall be extended

Monday, January 2, 1984

New Year's Day Martin Luther King's Birthday

Abraham Lincoln's Birthday

George Washington's Birthday

Good Friday - Close at Noon

Memorial Day

Independence Day

Labor Day

日本の時間である」となって、日本の一日に、第二人にあったが、日本のから、

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Columbus Day

Veterans Day

Thanksgiving Day

Day After Thanksgiving

Christmas Day

New Year's Day

to the next business day of said court.

ENTER this 2nd day of June, 1982

to the next business day of this court.

Volume 1

82MR-1

29. WI SI C

Vol I 82 MR-1 MICHAEL P. LANE OIS PARTMENT Director CORRECTIONS 1301 Concordia Court / Springfield, Illinois 62702 / Telephone (217) 522-2666 May 26, 1982 Mr. Jan Carlsen Kane County Courthouse Box 112, Rm. 250 Ceneva, Illinois 60134 CERTIFICATION - PERIODIC IMPRISONMENT RE: Dear Mr. Carlsen, In accordance with Illinois Criminal Law and Procedure, Chapter 38, Section 1005-7-3(c), I do hereby certify that the Fox Valley Community Correctional Center has the facility and personnel to administer periodic imprisonment for male offenders so sentenced by the Circuit Court of the Sixteenth Judicial Circuit pursuant to the attached "Conditions of Certification" signed by the Honorable Marvin D. Dunn, Chi f Judge. Sales. Sincerdly, cn LED = nael P. Lane 5 Director 1338 ERX Attachment 0 SEAL JUN 0 / 1962 JAN Carlson SANE COUNTY, ELENDIS

MICHAEL P. LANE

1301 Concordia Court / Springfield, Illinois 62702 / Telephone (217) 522-2666

PERIODIC IMPRISONMENT PLACEMENTS IN COMMUNITY CORRECTIONAL CENTERS

CONDITIONS OF CERTIFICATION

1. POLICY OF THE DEPARMENT: To provide opportunities for selected offenders from counties to be sentenced directly to a certified Community Correctional Center as an alternative to incarceration for the purpose of effective crime-free behavior through maintaining steady work and family ties, following department rules, and progressing toward established individual goals.

II. ELIGIBILITY CRITERIA:

LINOIS

ORRECTIONS

- A. Offenders sentenced for periodic imprisonment placement at a Community Correctional Center must meet the following criteria:
 - The offender must be convicted of a class 2, class
 3, or class 4 felony.
 - The offender must have no outstanding warrants or detainers pending.
 - 3. The offender must be approved for admission to the facility by the Department of Corrections.

III. REFERRAL PROCEDURE:

A. Any sentencing judge considering a sentence of periodic imprisonment as herein provided, shall initiate the referral procedure by directing the Chief Probation Officer or his designate to conduct a pre-sentence investigation with consideration for placement in a state facility under periodic imprisonment. Such referral shall be done pursuant to the attached "Order for Referral".

B. The sentencing judge shall set a specific date for the sentencing hearing at least 28 days after reformal to the Probation Office for the pre-sentence investigation report. The Probation Office shall forthwith colliver a copy of the order of referral to the supervisor of the suid facility, and shall contact the supervisor and prrange for the Department of Corrections to process the referral.

- C. If the Center Supervisor determines that placement may be possible, he shall arrange with the Adult Court Services Coordinator to interview the offender at the center or at the County Jail and to provide the offender with a written description of the center's programs and rules and department regulations.
- D. The Center Supervisor shall notify the Adult Court Services Coordinator in writing of the Department's decision and the rationale therefore.

IV. SENTENCING PROCEDURE

- A. If the sentencing Judge determines that periodic imprisonment at the State facility is appropriate, he shall sentence the offender to a fixed term that shall not exceed 12 months, nor be less then four months, exclusive of credit for time already served.
- B. The sentence of periodic imprisonment shall be imposed as a condition of Probation.
- C. The Judge shall order that a condition of the sentence is that the offender obey all the rules and regulations of the Department of Corrections as attached hereto.
- D. The Judge should explain to the offender that the periodic imprisonment sentence is being given as an alternative to direct imprisonment, and that the offender was determined to be an inappropriate candidate for straight Probation.

V. TRANSFER PROCEDURE

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- A. When a periodic imprisonment offender is transferred to a State facility, he is to be accompanied by the Adult Court Services Coordinator and Sheriff under secure custody. The Coordinator shall certify that the offender is the one sentenced to the State facility, and shall provide the Court mittimus so stating the commitment, and shall comply with the provisions of Section 1003-8-1.
- B. The Adult Court Services Coordinator shall deliver all of the documents required by Section 1005-4-1 (e) of the Unified Code of Corrections.
- C. The Adult Court Services Coordinator shall provide the State facility with the following documents forthwith:

-2-

- 1. FBI arrest and conviction record.
- 2. Identification data to include three photographs and two fingerprint cards.

3. Presentence Investigation Report.

- D. The Center Supervisor shall not accept the custody of any offender without these documents.
- E. The Adult Court Services Coordinator shall make advance strangements with the Center Supervisor for the date and time of transfer.
- VI. CENTER RESPONSIBILITY AND CONSIDERATIONS:
 - A. While sentenced to the State facility, the offender shall conform to all laws of the Federal, State, and local governments, orders of the Court, and all Department and facility rules and regulations normally applied to any other resident, and shall have made available to him/her all of the same program opportunities.
 - B. Center staff shall file monthly adjustment reports with the Adult Court Services Coordinator of the sentencing County by means of the Department of Corrections' "Supplemental Program Considerations Report".
 - C. The Center shall provide opportunities for the Adult Court Services Coordinator to visit the offender, and shall encourage the office: to sit in on staffings devoted to the offender.
- VII. TERMINATION
 - A. Discharge
 - Two weeks prior to the expiration of the offender's sentence, the facility shall notify the Adult Court Services Coordinator.
 - 2. Upon expiration of the offender's sentence, the facility shall
 - a. Provide certification to the Circuit Clerk that the offender completed his sentence on the expiration date.
 - b. Forward a final adjustment report to the Adult Court Services Coordinator noting the fact of discharge.
 - c. Transfer supervision and after-care services to the Probation Department by copy of the reporting instructions given to the offender by the facility.

B. Diminution

- 1. Diminution of sentence may be recommended after the offender has served 50% of his sentence without misconduct.
- 2. The facility or coordinator or the offender may file a Petition of Diminution with the Clerk which shall be set for Kearing before the sentencing Judge at the earliest convenient date. In either event, the Adult Court Services Coordinator and the Department of Corrections shall file a report relative to diminution within seven days of the filing of said Petition. The petitioner shall deliver a copy of the Petition to the Adult Court Services Coordinator, State's Attorney, the offender's attorney, if any, and the facility along with date and time of the Hearing on the Petition.

- 3. The Court shall decide upon diminution requests.
- 4. If the Court should enter an Order of Diminution, it shall communicate such order to the Center Supervisor, the Adult Court Services Coordinator, the Circuit Clerk, the State's Attorney, and the offender.
- 5. The State facility shall transfer the offender to the Probation Department if diminution is ordered, in the same manner as a discharge.
- C. Modification and Revocation

April 21, 1982

Date

- 1. The facility shall afford the same administrative due process rights to periodic imprisonment offenders as it does to all other residents.
- 2. If a Department of Corrections hearing body determines that a periodic imprisonment offender has seriously violated either the conditions of his sentence, or any department or facility rule, and that the offender's status should be modified or revoked, the hearing body shall so notify the Center Super-visor.
- 3. If the Center Supervisor concurs in this determination, he/she shall notify the Adult Court Services Coordinator who shall immediately request that the Court issue on arrest warrant.
- 4. The Court shall order a Warrant for the offender's arrest, and shall conduct a Hearing of the alleged violation pursuant to # Section 1005-6-4.
- 5. The Sheriff shall take the offender into custody upon the issuance of a Warrant and shall return him to the custody of the Sheriff to await a Mearing in the allegation.
- The supervisor shall immediately transmit all relevant documentation of the charges to the State's Attorney of the sentencing County, and the Adult Court Services Coordinator.
- 7. The Chief Judge shall ensure that, whenever possible, the violation Hearing is assigned to the original centencing Judge.

I do hereby accept the above conditions to the certification of DeKalb, Kane, and Kendall Counties by the Department of Corrections for use of State facilities for periodic imprisonment sentences, and request that the For Valley Community Correctional Center be made available for such contences.

also

Homorable Marvin P. Dunn, Chief Judge 16th Judicial Circuit STATE OF ILLINOIS COUNTY OF KANE

82 MR-1 UNP I

RESOLUTION NO. 82 - 92

A RESOLUTION INCREASING THE LAW LIBRARY FEE

WHEREAS, 1979 Illinois Revised Statutes, Ch.81, Sec.81 et seq., provides for up to a \$4.00 fee to be collected by the Circuit Clerk at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases;

NOW, THEREFORE, BE IT RESOLVED by the County Board of Kane County, that:

Resolution 76-139 be amended so that the County Law Library fee as provided for in 1979 Illinois Statutes, Ch. 81, Sec. 81 <u>et sec.</u> shall be increased from \$2.00 to \$4.00.

That this resolution shall be effective July 1, 1982.
 PASSED by the Kane County Board on _______.

Clerk, County Board

Kane County, Illinois

Chairman, County Beard Kane (Sunty, Illinois 大学が、

STATE OF ILLINOIS

(Seal)

COUNTY OF KANE

ERK

WN 15 12 55 PH

Standy Die A.F.

WUN 1 8 1982 DATE

I, David L. Pierce, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record on file.

> In witness thereof, I have horeunto set my hand and affixed the Soal of the County. of Kane gopmy office in Geneva, Illinois.

> > lerce, Kane County

Clerk

AMENDED SPECIAL ADMINISTRATIVE ORDER NO. 68 82MP-1 VO-C I

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The following assignments will be effective July 6, 1982:

COURTROOM 220	-	Divorce	JUDGE O'BRIEN
COURTROOM 150	-	Criminal - Traffic	JUDCE PUKLIN

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15th DAY OF Alena ENTER THIS 1982. Marvin D Dunn, Ch_ ž Judge

Asended - June 15, 1982.

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82MR-1 Vol I

AMENDED GENERAL ORDER NO. 2

HOURS OF CLERK

The Central Office of the Clerk in the respective counties shall be open as hereinafter provided.

> Monday thru Friday 8:30 A.M. to 4:30 P.M.

> Monday thru Friday 8:30 A.M. to 4:30 P.M.

Monday thru Friday

8:00 A.M. to 4:30 P.M.

DEKALB:

KANE:

KENDALL:

(legal holidays and times the Court House in their respective counties is closed by the order of the Board of Supervisors excepted)

15th ENTER THIS DAY OF 1982. Marwin D. Dunn, Chief Judge

EFFECTIVE AUCUST 1, 1982

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Amended - June 15, 1982

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IN THE SIXTEENTH JUDICIAL CIRCUIT NOTICE OF APPOINTMENT TO FILL ASSOCIATE JUDGE VACANCY

In accordance with Rule 39 of the Supreme Court of Illinois, notice is hereby given that three (3) vacancies exist in the Office of Associate Judge of the Sixteenth Judicial Circuit and that those vacancies will be filled by appointment by the Circuit Judges.

Any Attorney licensed to practice law in the State of Illinois who seeks appointment to the Office of Associate Judge shall file with the Chief Judge of this Circuit, and with the Director of the Administrative Office of the Illinois Courts, an application which is prescribed and furnished by the Director. Applications may be obtained from the Office of the Chief Judge, Room 360, Kane County Courthouse, Geneva, Illinois.

Pursuant to the Notice of Appointment to Fill Associate Judge Vacancy dated July 1, 1982, applications must be filed with the Chief Judge on or before July 30, 1982.

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DATED THIS Lot Day of July, 1982.

Marvin D. Dunn.

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JAN CARLSON

CLERK OF THE LIRCUIT COURT

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0			82 MR-1 Volume I	
	ADMINI	STRATIVE ORDER NO. 81		
8		it Court of the Sixteenth		
	County of Kane, is hereby a			
	for any court-ordered payme a personal check given in s			
45 2	twice for non-sufficient fu		t is returned	
and a second sec				
	ENTER: This 15th day of	July, 1982.		
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0		MARVIN Q. DUNN CHIE	F JUDGE	
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TO:

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all department heads - please notify your employees by posting VM on employee bulletin boards.

1983 NOLIDAY SCHEDULE KANE COUNTY OFFICES

JUL 0 1 1982

CLERK OF THE CIRCUIT COURT KANE COUNTY, ELLINOIS

82MR-1

Non-court related offices will be closed the following days:

HCLIDAY

NEW YEAR'S DAY

LINCOLN'S BIRTHDAY

WASHINGTON'S BIRTHDAY

Friday, DECEMBER 31

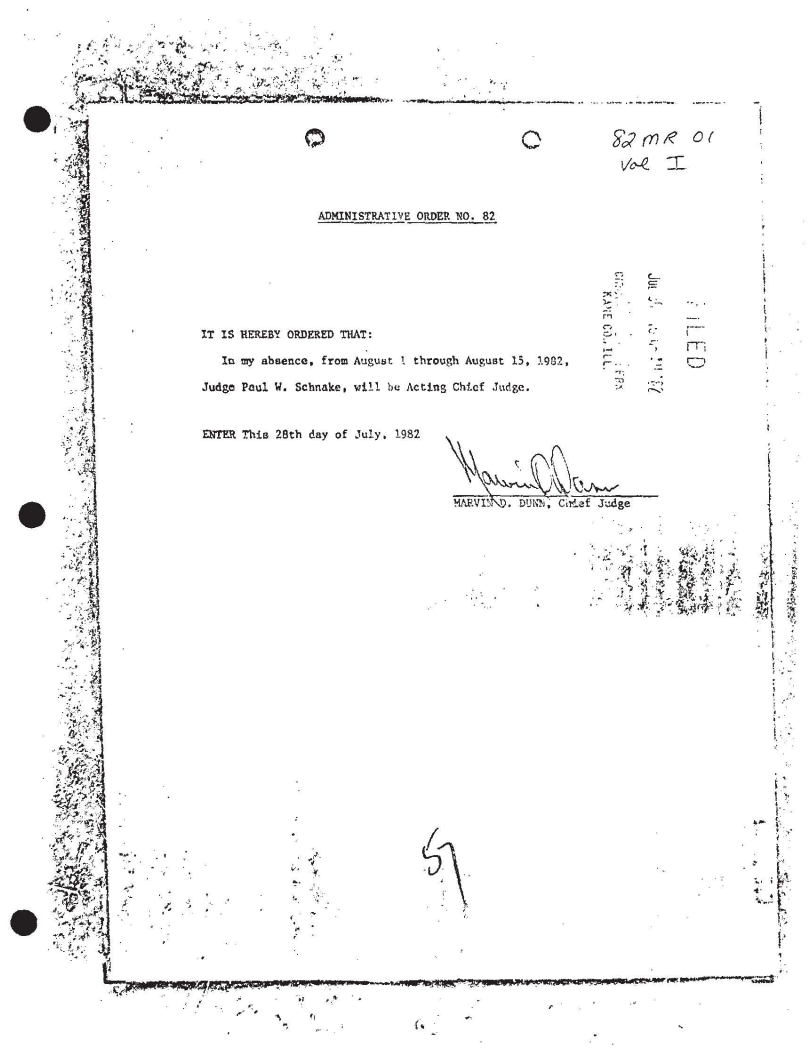
OBSERVE ON

Priday, FEBRUARY 11

Monday, FEBRUARY 21

GOOD FRIDAY ... close at noon ... Friday, APRIL 1 (Recorder's Office closed all day) MEMORIAL DAY Monday, MAY 30 INDEPENDENCE DAY Monday, JULY 4 LABOR DAY Monday, SEPTEMBER 5 COLUMBUS DAY Monday, OCTOBER 10 VETERANS' DAY Friday, NOVEMBER 11? 12.1 · 4.4 Thursday, NOVENBER 24 THANKSGIVING DAY DAY AFTER THANKSGIVING Friday, NOVEMBER 25 CHRISTMAS DAY Monday, DECEMBER 26 (1984 NEW YEAR'S DAY Mondey, JANUARY 2)

> County Board June 25, 1982



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As of August <u>____</u>, 1982, all documents filed by attorneys of record in Criminal Felony (CF) cases in the 16th Judicial Circuit, County of Kane, shall be accompanied by the attorney registration number supplied by the Attorney Registration and Disciplinary Commission.

GENERAL ORDER No.

Enter: Aug. 16, 1982

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Marvin D. Dunn, Chilef Judge

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FILED

KANE COUNTY ADMINISTRATIVE EXHIBIT #48

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Motion Days for the Civil Trial Division

L - L Jury - LM - SC Jury Cases

Monday	Judge Quetsch	9:00
Tuesday	Judge Leifheit	9:00
Wednesday	Judge Quetsch	9:00
Thursday	Judge Dunn	9:00
Friday	Judge Leifheit	9:00

Members of the Bar should give name of Judge to Scheduling Clerk when scheduling motion.

Revised September 13, 1982

Enter: Soptember 2,1982

Harri

Marvin D. Dunn, Chief Judge

82 MR-1 Volume I

SP C . ED

SPECIAL ADMINISTRATIVE ORDER NO. 83

During the absence of the undersigned, from Monday, October 4 through Friday, October 8, 1982, Judge Paul W. Schnake is hereby appointed Acting Chief Judge.

September 28, 1982

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CHAT HE CO. ILS Marvin Q. Dunn, Chief Judge

82 MR-1 VJune I

The following assignments will be effective October 18, 1982:

Judge John L. Petersen will be assigned to Traffic, Criminal Division, Courtroom 150, Geneva.

Judge Barry E. Puklin will be assigned to the North End Branch Court - Elgin, Carpentersville, and St. Charles.

Judge Donald T. Anderson will be assigned Floater.

Enter this 18th day of October, 1932

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MARVIN D. DUNN, Chief Judge

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF 1 THE CHIEF ADULT PROBATION OFFICER FOR THE SIXTEENTH JUDICIAL CIRCUIT ì) OF THE STATE OF ILLINOIS)

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ORDER AND WARRANT

SS.

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judiclal Circult of the State of Illinois, pursuant to the authority vessed in me by Chapter 38 of the Illinois Revised Statutes, 1981, DO HEREBY RATIFY the appointment of Mr. Stanislas F. Szara as Chief Adult Probation Officer of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

The duration of suid appointment shall be during the pleasure of said Judge and becomes effective January 15, 1983, A.D.

Entered this 26th Day of October, 1982, A.D.

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Honorable Marvin D. Dunn Chief Judge

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Executive Director of Court Programs

SPECIAL ADMINISTRATIVE ORDER NO. 85

During the absence of the undersigned, from Monday, November 8 through Friday November 12, 1982, Judge Paul W. Schnake is hereby appointed Acting Chief Judge.

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Mar. 3, 1982 Enter

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Marvin P. Dunn, Chief Judge

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ADMINISTRATIVE ORDER 86

Guidlines for Court Personnel in Assisting Pro Se Litigants

(a) A pro se litigant is one who does not retain an attorney and appears in court on his own behalf. A pro se, under the law, is held to the same standards and duties of an attorney. Pro se litigants are expected to know what the law requires and how to proceed in accordance with applicable statutes and court rules.

(b) Court personnel are prohibited by law, from giving legal advice or counseling to pro se litigants. This includes persons seeking advice in small claims, forcible entry and detainer, dissolution of marriage, and child support matters.

(c) Court personnel may give assistance to persons seeking information regarding to procedural matters unique to Kane County.

(d) Court personnel may assist pro se litigants by directing them to the Kane Count, Law Library. The law library contains, among other reference materials, the Kane County Forms Manual which has been compiled to assist pro se litigants as well as members of the bar. The manual contains sample petitions in small claims, forcible entry and detainer, dissolution of marriage, and child support.

CHIEF JUDGE

Entered this 16th day of November 1982.

Stor Berger

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF

THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE ADULT PROBATION OFFICERS FOR THE SIXTEENTH ."UDICIAL CIRCUIT OF THE STATE OF ILLINOIS

ORDER AND WARRANT

S2MR O)

Vol I

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority in us vested by Chapter 38, Section 204-1, of the Illinois Revised Statutes, 1973, DO HEREBY RATIFY the appointment of the following Adult Probation Officers of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs and the Director of Adult Court Services for the Sixteenth Judicial Circuit is comprised of the Counties of Kane, Kendall and DeKalb:

Gae Conroy	Jane Sanders	Diretha Dumas	John Thomas
Tom Scott	Henry Behrens	Pam Sebern	Robin O'Brien
Ken Eng	Jim Larson	Bill McClain	Vern Wennmaker
John Owens	Cydney Franks	Alison Bergeron	June Ehrler
Bruce Currie	Randy Bullock	Arlene Henson	Marc Sternberg
Ben Oswalt	Jenine Pavlik	Sue Wilson	Nancy Patterson

The duration of said appointment shall be during the pleasure of said Judges and/or the Executive Director of Court Programs and Director of Adult Court Services of said Sixteenth Judicial Circuit and shall be effective

November 30, 1982 A.D.

om DAY OF November, 1982, A.D. ENTERED THIS Im Chief Judge, Sixteenth Judicial Circuit Executive Director, Court Programs

Director, Adult Court Services

- The Artist Base of Merculan State

STATE OF ILLINOIS

COUNTY OF KANE

RESOLUTION NO. 82 -32

A RESOLUTION OF POLICY

S2MR-1 Volume I

RE: INDEMNIFICATION OF COUNTY OFFICIALS AND EMPLOYEES

WHEREAS, the County of Kane, State of Illinois, became a self-insured county for all matters other than health and workmen's compensation on December 1, 1976; and

WHEREAS, the County of Kane, State of Illinois, became a self-insured county for workmen's compensation on November 26, 1980; and

WHEREAS, it is in the best interests of the County of Kane and its employees and elected officials to promulgate a priver regarding the County's defense and indemnification of said caployees and officials under certain circumstances;

NOW, THEREFORE, BE IT RESOLVED by the County Board of the County of Kane, State of Illinois, that all resolutions and parts of resolutions which are inconsistent with this resolution, or any part thereof, be and hereby ardo repealed to the extent that they are inconsistent with this resolution of any part thereof; and

BE IT FURTHER RESOLVED that the policy of the County of Kane with regard to the indemnification and defense of elected officials and employees for claims, legal proceedings, or judgments instituted or taken against them and arising out of their actions as such elected officials and employees of the County of Kane is as follows:

Section 1. That the Kane County State's Attorney's Office shall provide legal services to defend all elected officials and employees or the County of Kane in any legal action wherein such elected officials and employees shall be named as a defendant by reason of their actions arising out of and in the scope of their employment by the County of Kane, or their official position.

Section 2. That the County of Kane will satisfy all claims or judgements, in accordance with applicable laws of the State of Illinois, against all elected officials or employees so long as said claims or judgements are based on transactions arising out of and in the course of employment or official acts of said elected officials or employees.

Section 3. That sections 1 and 2 above do not apply in the following instances:

- a. The defense of any criminal charges or traffic charges brought against such elected officials or employees.
- b. The defense of actions or the satisfaction of claims or judgements which are covered by a policy or policies of insurance.

Section 4. That the County of Kane shall provide investigative services and claims administration services to expedite prompt handling of any claims made against such elected officials and employees to the end that such elected officials and employees, whenever possible, will not be named as parties defendant to any litigation.

Resolution #82-32 3-9-82

Section 5, The policy set out in sections 1 through 3 above are subject to the following conditions:

a. No County official or employee shall use or direct anyone else to use, a vehicle not owned by Kane County on County business, on County business; unless there exists a policy of insurance on such vehicle or person using such vehicle with at least the following coverages:

(1)	For	bodily injury:	\$100,000	each	person
			\$300,000	each	occurrence
(2)	For	property damage:	\$ 5,000	hach	person
		B appress class. See Section 19	\$ 25,000	each	occurrence

The defense and indemnity by the County as set out herein shall be, in all cases, secondary to said policy coverage.

A County official or employee shall certify on his or her personal expense voucher for mileage reimbursement, that the policy coverage set out in Section 5 a. above exists.

- b. It any claim is made or suit or other proceeding is brought against an elected official or employee of the County of Kane, said official or employee shall forward to the office of the Kane County State's Attorney within seven (7) working days of receipt thereof any demand, legal notice, summons, or other process or paper received by said elected official or employee.
- c. County officials and employees shall cooperate with the County and, upon the County's request, assist in making settlements in the conduct of suits, and in enforcing any right of contribution or indemnity against any personal organization who may be liable to the employee, official, or County. Where necessary, the employee or official shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses.
- d. County employees or officials shall not, except at his or her own cost, voluntarily make any payment, assume any obligation, or incur any expense relative to any claim.
- e. In the event of any payment by Kane County pursuant to the terms of this resolution, Kane County shall be subrogated to the rights of the County organization and said employee or official shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. Said employee or official shall do nothing after loss to prejudice such rights.
- f. A County official or employee driving any vehicle on County business shall have a valid driver's license.
- Any terms of this policy which are in conflict with the statutes of the ö • State of Illinois are hereby amended to conform to such statutes.

Section 6. Failure by a County official or employee to comply with the conditions set out above may result in a refusal by the County to defend and indemnify.

Section 7. Nuching in this resolution shall be construed as a policy by the County of Kane to compensate its officials or employees for damage to their own property.

The effective date of this policy shall be date of passage Section 8. of this Resolution.

Passed by the Kane County Board on

Clerk, County Board Kane County, Illinois

Chuirman County

Kane County, Illinois

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82 MR 01 Jol I

SPECIAL ADMINISTRATIVE ORDER NO. 87

The following assignments will be effective December 6, 1982:

Judge William H. Ellsworth, Small Claims and Criminal Misdemeanors, Room 360, Geneva.

Judge John A. Leifheit, DeKalb County Court.

Judge John L. Nickels, Special Trial Assignment Judge, Lom 325, Geneva.

Judge Richard Weiler, Civil Trial Division, Room 430, Geneva.

Enter this 6th day of December, 1982.

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DEC CHAC TILED KANE CO., ILL. 28. Hd Lh 71 L 111

Marvin D. Dunn, Chief Judge

82MR-1 Volume I SPECIAL ADMINISTRATIVE ORDER NO. 88

During the absence of Associate Judge Michael F. O'Brien, it is hereby ordered that Judge Joseph M. McCarthy is appointed to sign all prove-ups and judgements of dissolution heard by Judge O'Brien prior to his absence.

Entered this 7th day of December, 1982

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Marvin D. Dunn, Chief Judge

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SPECIAL ADMINISTRATIVE ORDER NO. 89 16. I JUDICIAL CIRCUIT

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Effective January 12, 1983 and until further order, Judge Richard Larson shall be designated as Juvenile Judge in DeKalb County, pursuant to Chapter 37, Illinois Revised Statutes. Section 702-7(3) for the purpose of hearing and determining motions pursuant to a petition by the State's Attorney to enter an order permitting a minor under seventeen years of age, but thirteen years of age or over at the time of the alleged offense, to be prosecuted as an adult under the criminal laws of the State of Illinois. CIEL RK

Entered this 16th day of December, 1982.

Marvin D. Dunn, Chief Judge

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SPECIAL ADMINISTRATIVE ORDER #4.1

Judge Rex F. Meilinger is hereby appointed Presiding Judge of the Circuit Court of DeKalb County Illinois and in such capacity, acting under the authority and supervision of the Chief Judge, shall be responsible for the scheduling of cases, assignment of judges, budgeting, county board matters, courthouse maintenance and renovation and all other administrative duties affecting the operation of the Circuit Court of DeKalb County.

Effective this 6th day of December, 1982.

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Marvin D. Dunn Chief Judge 16th Judicial Circuit

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82.MR-1 Volume I

SPECIAL ADMINISTRATIVE ORDER NO. 90

During the absence of the undersigned, from Monday, December 27 through Thursday, December 30, 1982, Judge Paul W. Schnake is hereby appointed Acting Chief Judge.

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Marvin D. Dunn, Chief Judge

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF

THE STATE OF ILLINOIS

82MR-1

Volume I

FILE

SS.

IN THE MATTER OF THE TERMINATION OF A JUVENILE PROBATION OFFICER FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

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I, the undersigned Chief Circuit Judge, representing the Excuit Judges of the Sixteenth Judicial Circuit of the State of Illinois pure suant to the authority vested in me by Chapters 37 and 38 of the Illinois Revised Statutes, 1981, DO HEREBY TERMINATE the appointment of Mr. William B. Hindenburg as Juvenile Probation Officer of the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

The effective date of said termination is December 1, 1982, A.D. Entered this 1st Day of December, 1982, A.D.

Honohable Marvin D. Dunn Chief Judge Sixteenth Judicial Circuit

ADMINISTRATIVE ORDER # 97

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82MR-1 Volume I

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APPOINTMENT OF COURT REPORTERS

Pursuant to Illinois Revised Statues, Chapter 37, Paragraph 654, the following are hereby appointed as Court Reporters for the Sixteenth Judicial Circuit:

> Lemanski, Diane Weistroffer, Kathy

110th Entered this Day of February, 1983.

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Marvin D. Dunn Chief Judge

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114N-1 Vacuum I

ORDER SUPPLEMENTING GENERAL ORDER NO. 7

17 IS HEREBY ORDERED that General Order No. 7 b/ and is amended by adding paragraph 7.1 (e) 5) providing that until further directed by the judge sitting in SC-LH Court, the cases shall be scheduled only Monday through Thursday and shall be further limited to 200 cases per day, exclusive of those set for trial.

ENTER this 20th day of January, A.D. 1981.

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JUDGE

CIPUS ECO., JUL. HE8 č 20.14

\$ 1 CIRCUIT L'ART FOR THE 16TH JUDICIAL CIRCUIT ATE OF ILLINOIS) GEN. NO. 81MR 01----UNTY OF KANE 1 ? i. SCHNAKE vs. ADMIN ORDERS PLAINTIFF(S) DEFENDANT(S) ORDER . THIS CAUSE COMING ON TO BE HEARD DUE TO AN AUTOMATIC CALL OF THE 28, 1962 DOCKET TO BE HELD ON JAN UNDER RULE (4.2) OF THE CIRCUIT COURT FOR THE 16TH JUDICIAL CIRCUIT, MANE COUNTY, ILLIN 'S. PURSUANT TO ORDER OF COURT, AND IT APPEARING THAT ALL ATTORNEYS OF RECOAD HAVE RECEIVED OUE NOTICE OF SAID CALL AND THE COURT BEING FULLY ADVISED AS TO THE PREMISES .! I NON THEREFORE, IT IS ORDERED, AND ADJUDGED THAT THE ATOVE CAPTIONED CASE 88 DISHISSED RASSED TO THE AUTOMATIC CALL OF 1981 JUDGE ----ENTER

IN THE . REME COURT OF ILLINOIS

ASSIGNMENT ORDER

OFFICIAL COURT REPORTER

Pursuant to Section 6 of the Court Reporter Act of 1965, as amended, with the consent of Chief Judge Marvin D. Dunn of the 16th Judicial Circuit, Melvyn D. Shutt, an Official Court Reporter in and for the 17th Judicial Circuit, is hereby assigned to the 16th Judicial Circuit, Kane County, on January 4, 1982, and such other dates as it might be necessary to complete the selection of the jury in Winnebago County Circuit Court case No. 81-CF-196, <u>Ray Lee Stewart</u>, with the Honorable John E. Sype presiding.

And the Supreme Court having determined that the H public necessity so requires;

IT IS ORDERED THAT the above named reporter is hereby assigned to serve for the period indicated above. \vec{r}_{r}

Dated this 28th day of December, 1981.

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TRAVEL EXPENSE VOUCHERS UNDER THIS ORDER MUST BE APPROVED BY THE CHIEF JUDGE OF THE CIRCUIT COURT TO WHICH REPORTER IS ASSIGNED.

I, Robert H. Gillespy, Clerk of the Supreme Court of the State of Illinois, and keeper of the records, files and Seal thereof, do hereby certify that the foregoing is a true copy of an assignment order filed in this office on December 28, 1981.

IN WITNESS.WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court this 28th day of December, 1981. STREET GOULD

STATE OF ILLINOIS

ASSIGNMENT ORDER

ith the consent: of Chief Judge Marv	vin D. Dunn	that
Circuit Judge John E. Sype		
Judicial Circuit, Winnehago	County, be assigne	d to hold Court
in the <u>16th</u> Judicial		
County, for the period indicated below:		
January 4, 1982, and such oth	er dates as might b	e necessary
to complete the selection of	the jury in Winneber	eo County
Circuit Court case No. 81-CF-	196 Ray Lee Stewar	r
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د مربقه المحمد المربق		R H
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And the Supreme Court naving determin	ed that the public nace	saity Bo requires
IT IS ORDERED that the above named Ju	wige is bereby so assign	
pariod indicated above.	2 2	
		× ×
Dated this <u>28th</u> day of <u>Dece</u>	mber .	1981
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	- fr	4 H Goldmand and
	Chief Justice, Il	linois Supreme Court
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	M 10	10 Julley
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Administrative Office of the		
Illinois Courts Robert W. Gillerov		
I, ERCORTE Hand Cillespy the Supreme Co the records, files and Seal thereof, do be	ourt of the State of Ill	linois, and keeper of
of an Assignment Order filed in this offic		
19 81.		
	IN WITHERS MEETEDP, I be	we bereunto subscrib
• . }	my name and affired this 28th day of	the Seal of said of f December ,19
(SEAL)	() Bartherin	
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Supreme Court of the State of Illinois

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KANE COUNTY PUBLIC DEFENDER'S OFFICE

THOMAS Q. MCCULLOCH Public Datandei 401 Campbali Street Geneva, Silance 60134 (312) 222-2400, Ext. 450

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Kane County Courthouse, Geneva, Illinois 60134

Volume

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December 22, 1981

81 MR

Honorable Marvin D. Dunn Chief Judge for the 16th Judicial Circuit Kane County Courthouse Geneva, Illinois 60134

Dear Judge Dunn:

Please accept this as my letter of resignation from the position of Public Defender for Kane County. Pursuant to our recent discussions, this will be effective or 31 January 1982.

I would also like to take this opportunity to thank you and your predecessors - - Chief Judges Akemann and Schnake - - for the support the judiciary has provided to the Office of the Public Defender during the fast five and one-half years. Please convey my feelings to all members of the trial bench as well.

Please be assured that I will be proud to provide any assistance to the Court that the Court may request or desiry in the future.

It has been my pleasure to serve as the Publi RANS RANS Defender of Kane County; thank you. 3-

Respectfully,

Tous O. M. Curloc

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THOMAS O. MCCULLOCH Kane County Public Defender

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ADMINISTRATIVE ORDER NO. 72

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advent.

As of 1-1-82, the State's Attorney shall charge each defendant separately and prepare the appropriate complaint, information or indictment, upon each of which the Clerk of Court shall affix a separate and individual case number.

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MARY JUDGE

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ADMINISTRATIVE ORDER 71

IT IS HEREBY ORDERED THAT:

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In my absence, Judge Leifheit shall act as Chief Judge.

ENTER this 18th day of December, A.D. 1981.

Chief Judge

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515A F CIRCUIT Dec KANE CO. ILL in CLERK œ

SPECIAL ADMINISTRATIVE ORDER NO. 70 SIXTEENTH JUDICIAL CIRCUIT

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Until further order and pursuant to Chapter 37, Illinois Revised Statutes, Section 702-7 (3), the following Judges are designated as juvenile judges for the purpose of hearing and determining motions pursuant to a petition by the State's Attorney to enter an order permitting a minor under seventeen years of age, but thirteen years of age or over at the time of the alleged offense, to be prosecuted under the criminal iaws of the State of Illinois as an adult.

Serving in Kendall and DeKalb Counties:

Judge Wilson D. Burnell Judge Rex F. Meilinger Judge Carl A. Swanson

Serving in Kane County:

1

Judge John A. Krause Judge William H. Ellsworth Judge Joseph N. McCarthy

Mainel Jen

Marvin D. Dunn Chief Judge

EKTRR: December 7, 1981

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KANE COUNTY PUBLIC DEFENDER'S OFFICE

THOMAS O MCCULLOCH Public Defender 401 Campbell Street General, Nithols 60134 (312) 232-2400, Ext. 450

MAR C

Kene County Courthouse, Geneva, Illinois 60134

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December 22, 1981

81-mR-1 1017

Honorable Marvin D. Dunn Chief Judge for the 16th Judicial Circuit Kane County Courthouse Geneva, Illinois 60134

Dear Judge Dunn:

Please accept this as my letter of resignation from the position of Public Defender for Kane County. Pursuant to our recent discussions, this will be effective on 31 January 1982.

I would also like to take this opportunity to thank you and your predecessors - - Chief Judges Akemann and Schnake - - for the support the judiciary has provided to the Office of the Public Defender during the fast five and one-half years. Please convey my feelings to all members of the trial bench as well.

Please be assured that I will be proud to provide any assistance to the Court that the Court may request or desire in the future.

It has been my pleasure to serve as the Public Defender of Kane County; thank you.

Respectfully,

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THOMAS O. MCCULLOCH =

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Kane County Public Defender

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ADMINISTRATIVE ORDER NO. 69

IT IS HEREBY ORDERED THAT due to the absence of the judges attending the Illinois Judges' Association Conference Dec. 3 p.m. and Dec. 4 all day, it will be necessary to cancel the court calls in the following locations:

Elgin - Thursday Afternoon (12-3) Friday-all day (12-4) St. Charles - Thursday afternoon (12-3) Geneva - Courtroom 150 - Thursday afternoon (12-3) Friday-all day (12-4) Aurora - Thursday Afternoon (12-3) Friday-all day (12-4)

It is further ordered that all cases affected by this order be continued to the next appropriate date

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Marvin D. Dean, Acting Chief Judge

Enter this 12th day of November ,1981

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The following assignments will be effective December ?, 1981:

	COURTROOM 110		Thubate, Chancery, Niscellaneous Remedies Tax, Municipal Corporations and Dminent Domain	JUDCE	KRAUSE
	COURTROOM 210	×	Civil Irial Division UI-SC (Jury) and L Cases	JUDGE	QUETSCH
	COURTROOM 310	•	Administration-Chief Judge Civil Trial Division LM-SC (Jury) and L Cases	JUDGE	DUNN
	COURTROOM 325		Trial Divis ion Nisc. Cases t o be assigned	JUDCH	SLESKORTH
	COURTROOM 340	-	Criminal Division	JUDGE	SCHNAKE
	COURTROOM 350	-	Criminal Division	JUDGB	MCARTEY
	COURTROON 450	-	Civil Tria l Division IM-SC (Jury) and L Cases	JUDGB	LEIPHEIT
	JUVENILE COURT 403 So. 4th St		Juvenile, Mental & Family Calls	JUDGB	MAHQUET
	1		* *		
	COURTROOM 120	-	Small Claims, LN Non-Jury, Yorkofle	JUDGE	DIXON
63 69	COURTROOM 220	-	Divorce	JUDGE	PUELIN
	COUNTROOM 320	•	Divorce	JU DGB	HOGAN
	COURTROOM 150	-	Criminal - Trajfia	JUDGE	o'9rien
	BRANCH COURT NORTH	-	Elgin, Carptvi., St. Charles	JUDGE	ANDERSON
	BRANCH COURT SOUTH	-	Aurora	JUDGE	CADVELL
	PLOATER	-	Substitute for all vacations, illnesses, seminars, conferences, etc.	JUDGE	WEILER
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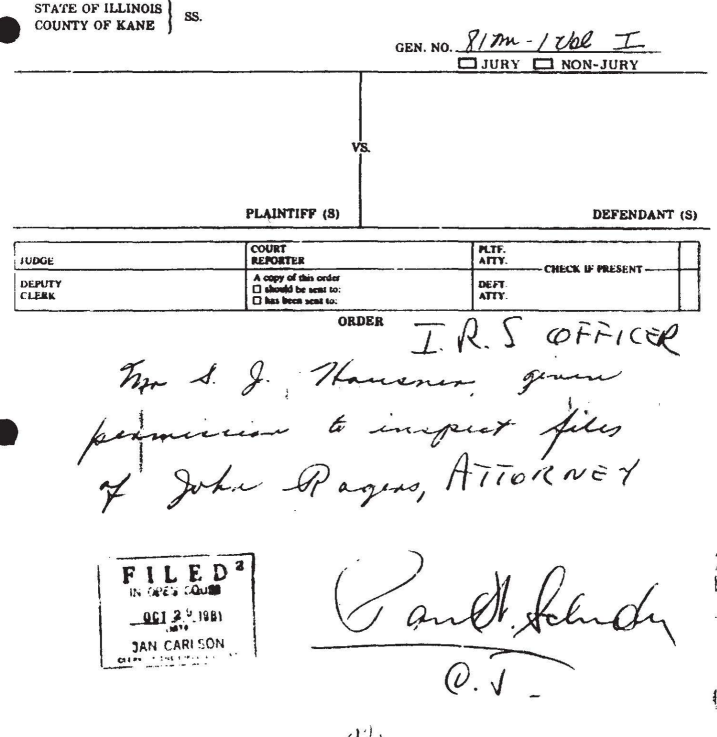
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Ster Paul W. Sabrake, Chief Judge

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CIRCUIT COURT FOR THE 16TH JUDICIAL CIRCUIT



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CIRCUIT COURT FOR THE 16TH JUDICIAL CIRCUIT

STATE OF ILLINUIS SS. COUNTY OF KANE 8/ Mr-1-Vol / GEN. NO. VS. **PLAINTIFF (S) DEFENDANT** (S) COURT PLTF ke REPORTER JUDGE ATTY CHECK IF PRESENT A copy of this order DEFT. DEPUTY D should be seat to: CLERK ATTY. () has been sent to: VAN CARLSONORDER CIRCUIT CLERIC The J. Deca - Internal Benerice Offices is given permission to minim all cases of Ronald Bur stein P.C. as of april 125 - 1981. Ly ILED² OPEN COL 1001 0 0 1961 JAN CARLSON CALER OF THE CARCUIT COUPL 10

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2.2 MASTER RECORD SHEET AND NUMBERING OF CASES

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In furtherance of an expeditious case flow at the lowest possible cost, each party, commencing an action or proceeding, shall complete the master record sheet provided for by the Circuit Clerk's Office and present said sheet at the time of filing the complaint or other paper initiating said action or proceeding.

The Clerk shall then give the action or proceeding a general number which shall be endorsed on all pleadings, notices, orders and other papers filed therein. Such numbering shall indicate the year in which such action or proceeding was commenced, the case identification prescribed by the Administrative Office of the Illinois Courts, and its consecutive general number. Pending actions or proceedings shall continue under the numbers heretofore assigned.

In Criminal and Quasi-Criminal cases, no warrant shall issue for the arrest of any defendant until the complaint upon which the warrant is based is properly filed with the Clerk and a general number assigned. The case number shall appear in any such warrant.

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CHIEF JUDGE

(Revised - October 14, 1981)

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GENERAL ORDER NO. 10 - MISCELLANEOUS

10.6 In making docket sheet entries, it shall be the duty of the Clerk of the Circuit Court to preserve each entry as made, and an entry erroneously made shall be voided only by drawing a single line through same, and not by erasure or obliteration.

ENTER this 12th day of May, A.D. 1981.

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thigh JUDGE CHIEF

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SPECIAL ADMINISTRATIVE ORDER NO. 50 SIXTEENTH JUDICIAL CIRCUIT

Effective March 30, 1981, the following schedule will be utilized for jury trial starts in all criminal felony courts:

Alternating weekly -

March 3	30,	1981
April 1	13,	1981
April 3	27,	1981
May 11.	. 19	81
May 26	, 19	81
June 8	, 19	81
June 23	2, 1	981

July 6, 1981 July 20, 1981

ENTER: February 3, 1981

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Paul W. Schnake Chief Judge

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REVISED ADMINISTRATIVE ORDER 64

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CIRCLANE

IT IS HEREBY ORDERED THAT:

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A. The Circuit Court of Kane County, Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of Kane County, shall be closed on the following legal holidays for the year 1982:

> HOL 1DAY **OBSERVE ON:** New Year's Day Friday, January 1 Martin Luther King's Birthday Friday, January 15 Abraham Lincoln's Birthday Friday, February 12 George Washington's Birthday Monday, February 15 Good Friday - Close at Noon Friday, April 9 Memorial Day Monday, May 31 July 4 Monday, July 5 Honday, September 6 Labor Day Columbus Day Monday, October 11 Election Day Tuesday, November 2 Veterans' Day Thursday, November 11 Thanksgiving Day Thursday, November 25 Day After Thanksgiving Friday, November 26 Christmas Eve Friday, December 24 New Year's Eve Friday, December 31

6. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court. ENTER this 7th day of August, A.D. 1981. Markhard Children Children

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FILED

ADMINISTRATIVE ORDER 63

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A. The Circuit Court of Kane County, Illinois, shaft adjourn, and the office of the Clerk of the Circuit Court of Kane County, shall be closed on the following legal holidays for the year 1982:

4.000	10 10 A + A
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nut	IDAY:

New Year's Day

Martin Luther King's Birthday

Abraham Lincoln's Birthday

George Washington's Birthday

Monday, February 15 Good Friday - Close at Noon Friday, April 9 Memorial Day Monday, May 31 July 4 Monday, July 5 Labor Day Monday, September 6 Columbus Day Monday, October 11 Veterans' Day Thursday, November 11 Thanksgiving Day Thursday, November 25 Day After Thanksgiving Friday, November 26 Christmas Eve Friday, December 24

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER this 6th day of July, 199

CHIEF JUDGE 60

OBSERVE ON:

Friday, January 1

Friday, January 15

Friday, February 12

81 MR O/

IN THE CIRCUIT COURT FOR THE SIXTEENIN JUDICIAL CIRCUIT STATE OF HILINOIS

ADMINISTRATIVE ORDER 42

BE IT ORDERED, effective July 1, 1981, that rates charged by Juvenile Court Services for conducting adoption or dimorce/custody investigations for courts of the 16th Judicial Circuit will be as follows:

a. \$70.00 for an adoption

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b. \$70.00 for each side in a custody (\$140.00 for the entire)
 Said fees will be paid to Juvenile Court Services in advance
 of the investigation.

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81 MROI Vol I

SPECIAL ADMINISTRATIVE ORDER NO. 61

During the absence of the undersigned on May 29, 1981, Judge Marvin D. Dunn is hereby appointed Acting Chief Judge.

ENTER this 28th day of May, A.D. 1981.

JUDGE CHIEF

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SPECIAL ADMINISTRATIVE ORDER NO. 60

During the absence of the undersigned for May 20th, 1981, Judge Marvin D. Dunn is hereby appointed Acting Chief Judge Enter this 20th day of May, A.D. 1981.

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Paul W. Schnake, CHIEF JUDGE

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16TH JUDICIAL CIRCUIT COURT ADMINISTRATIVE ORDER NO. 66____

IT IS HEREBY ORDERED THAT in all cases in which a Judge of this Circuit imposes, either separately or jointly, sentences of probation, conditional discharge (where specially ordered by the Court), periodic imprisonment or court supervision. (where specially ordered by the Court), the Court Services Departments and their authorized personnel shall have the responsibility for securing compliance with such sentences, to the same extent as in sentences of cally probation.

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Clitef Judge

Entered this 18th day of August 1981.

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81 MROI Vol I

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ADMINISTRATIVE ORDER 67

IT IS HEREBY ORDERED THAT:

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In my absence, Judges Dunn or Krause, in that order, shall act as Chief Judge.

ENTER this 4th day of September, A.D. 1981.

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CHIEF JUDGE



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SPECIAL ADMINISTRATIVE ORDER NO. 52'

During the absence of the undersigned from March 25, 198 through March 27, 198, Judge John A. Krause is hereby appointed Acting Chief Judge. ENTER this 24th day of March, A.U. 1984.

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PAUL W. SCHNAKE, CHIEF JUDGE

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SPECIAL ADMINISTRATIVE ORDER NO. 53

During the absence of the undersigned from April 13th, 1981, through April 17th, 1981, Judge Marvin D. Dunn is hereby appointed Acting Chief Judge. ENTER this 6th day of April, A.D. 1981.

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du JUDGE TPAUL W. SCHNAKE, CHIEF



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ADMINISTRATIVE ORDER NO. 54

IN RE: Appointment of MICHAEL F. O'BRIEN as ASSOCIATE JUDGE

The Court having been advised by the Director of the Administrative Office of the Illinois Court, by phone on April 14, 1981, that Michael F O'Brien has received a majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill the vacancy of the office of Associate Judge.

IT IS HEREBY ORDERED THAT:

MICHAEL F. O'BRIEN is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective May 1, 1981.

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ENTER this 27th day of April, A.D. 1981.

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JUDGE CHIFF

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ADMINISTRATIVE ORDER NO. 55

IN RE: Appointment of THOMAS E. HOGAN as ASSOCIATE JUDGE

The Court having been advised by the Director of the Administrative Office of the Illinois Court, by phone on April 24, 1981, that Thomas E. Hogan has received a majority of the votes of the Circuit Judges of the Sixteenth Judicial Circuit to fill the vacancy of the office of Associate Judge;

IT IS HEREBY ORDERED THAT:

THOMAS E. HOGAN is appointed as Associate Circuit Judge of the Sixteenth Judicial Circuit effective May 11, 1981.

ENTER this 27th day of April, A.D. 1981. malu

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ADMINISTRATIVE ORDER 56

Kane County Justice System Managers' Committee

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BE IT RESOLVED that this Committee is hereby chartered to plan, develop and implement an integrated and unified case management system for the Kane County Justice System and to implement manual and automated procedures.

BE IT FURTHER RESOLVED that this Committee serve as an inter-departmental steering and coordination arm for resolution of shared problems common to all departments within the system relating to the matters covered in Paragraph I.

SHALL CHEU June 10, 1981 ADOPTED U SIGNED Chief Judge

81 MR 01 Yol I

AMENDMENT TO ADMINISTRATIVE ORDER #57

The following personnel are hereby appointed to the Kane County

Justice System Managers' Committee:

The Honorable Marvin D. Dunn Circuit Judge, Sixteenth Judicial Circuit

C. Robert Argo, Chairmail Court Administrator, 16th Judicial Circuit

Robert J. Morrow Kane County State's Attorney

George 8. Kramer Kane County Sheriff

Jan E. Carlson Kane County Circuit Clerk

C. Robert Nueller SEP 17 L SI PH BI Executive Director of Court Programs, 16th Judicial Circuit

Thomas McCulloch Kane County Public Defender

Stephen Enk **Director** Data Processing

Advisory Nembers:

C. William Sutherland, Systems Manager Office of the the Chief Judge & Court Administrator

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William J. Diamond Kane County Criminal Justice Commission

Secretary:

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Niriam B. Tranchica

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SPECIAL ADMINISTRATIVE ORDER NO. 50

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IT IS HEREBY ORDSRED THAT DUE TO JUDGE AVAILABILITY, ALL MOTIONS OF THE COURT IN THE ELGIN BRANCH COURT FOR MAY 29, 1981 ARE HEREBY CANCELLED.

THEREFORE, I DIRECT THE CIRCUIT CLERK TO CONTINUE ALL CASES TO THE NEXT AVAILABLE DATE AND TO NOTIFY ALL PARTIES.

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PAUL 1.1 SCHWAKE. Chief Judge

CIR NAME CU., ILL.

10.7 GENERAL ORDER NO.

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In order to provid, to the People, at the lowest possible cost, a quality court system meeting the legitimate demands of the people, of the law and of the constitutions of the United States and the State of Illinois; and to realize more efficient, orderly and expeditious flow of the over-increasing number of cases filed in this court, the Circuit Judges of the 16th Judicial Circuit (Kane County) heretofore established the office of Court Administrator, the appointee to said office being required to meet high academic and professional standard and and and dated to utilize and implement effective managerial skills and techniques in carrying out his or her duties.

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Now, in furtherance thereof, it is the purpose and intent of the Circuit Judges that the Court Administrator, acting under direct authority and supervision of the Chief Judge, and in pursuance to the rules and orders of the Circuit Judges, assume and carry out all nonjudicial administrative and supervisory functions and duties for the operation of the court and its supporting staffs and offices, not otherwise expressly required by law to be performed by the Circuit Clerk or others or required of them by rule or order hereafter entered by this court.

All such duties presently being performed by the Circuit Clerk not expressly required of him by law shall continue to be performed by him subject to administra-

Also, in furtherance of this order and pursuant to the authority and requirements of Cap. 25, Section 22, I.R.S., the Court Administrator is directed to make. from time to time, examination of the office of the Clerk of Circuit Court of Kane County, and file his report of findings and recommendations to the Circuit Judges.

The Clark of the Circuit Court is directed to assist and coops: ... with the Court Administrator in the execution of the intent and purpose of this order.

()EXPER THIS ______ day of August, 1981. Chfef Judge W. Schnake, lil Circuit Judge E. Mahoney Kendall County Wilson D. Burnell, Circuit Judge McCarthy, Circuit loseph DeKalb County Rex F. Meilinger, Circuit Judg Circuit Judge Maryth Dunn. Quetsch, Circuit Judge VILLE Circuit Judge DeKalb County Carl A. Swanson, Jr., Circuit Judge Judge Laifheit; Joba A. Circuit 60 THE PARTY OF

81MR-1VOLI

16TH JUDICIAL CIRCUIT COURT ADMINISTRATIVE ORDER NO.

IT IS HEREBY ORDERED THAT in all cases in which a Judge of this Circuit imposes, either separately or jointly, sentences of probation, conditional discharge (where specially ordered by the Court), periodic imprisonment or court supervision (where specially ordered by the Court), the Court Services Departments and their authorized personnel shall have the responsibility for securing compliance with such sentences, to the same extent as in sentences of only probation. 1

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Chief Judge

1981. Entered this 18th day of August

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REVISED ADMINISTRATIVE ORDER 59

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IT IS HEREBY ORDERED THAT:

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A. The Circuit Court of Kane County, Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of Kane County shall be closed on the following legal holidays for the year 1982:

HOLIDAY	OBSERVE ON:
New Year's Day	Friday, January 1
Martin Luther King's Birthday	Friday, January 15
Abraham Lincoln's Birthday	Friday, February 12
George Washington's Birthday	Monday, February 15
Good Friday - Close at Noon	Friday, April 9
Hemorial Day	Honday, Hay 31
July 4	Honday, July 5
Labor Day	Monday, September 6
Columbus Day	Monday, October 11
Election Day	Tuesday, November 2
Veterans' Day	Thursday, November 11
Thanksgiving Day	Thursday, November 25
Day After Thanksgiving	Friday, November 26
Christmas Eve	Friday, December 24
New Year's Eve	Friday, December 21

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER this 7th day of August, A/D. 1881.

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CHIEF JUDGE

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OFFICE OF THE CHIEF JUGGE AND COURT ADMINISTRATOR

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16th Judicial Circuit County of Kane

P.O. Box 555 Court House, Geneva, IL 60134 Telephone (\$12) 282-2400

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July 20, 1981

To: Jan Carlson, Circuit Clerk From: Paul W. Schnake, Chief Juúge

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Re: Procedure on Issuance of Warrant for Rom-payment of Fine

Having conferred with Barbara Cleland of your office and Sgt. kunge of the Sheriff's office on the above subject. I now wish to advise you that it shall be the policy of the court that actual service of a warrant and arrest will not be required on failure to pay a fine. Looking for the methods which will be most practical, it will be considered proper if (a) the deputy handling the matter accept payment or (b) the defendant, after having been advised of the issuance of the warrant, makes payment in due course to your office.

The above will be applicable only in those cases where the defendant makes payment in full. State's Attorney Morrow concurs in the procedure outlined.

H)

PMS:pr CC: Robert Morrow, State's Attorney George Kreser, Sheriff



<u>,</u> **C** 81MR-1 4 1 65. As antimer. ADMINISTRATIVE ORDER 60 1 とう 二日 二日 二日 「日白白 IT IS HEREBY ORDERED THAT: 81 · 4³ In my absence, Judges Krause or Dunn, in that order, shall act as chief Judge. ENTER this 8th day of July. 4 A.D. 1981. udlic 「「「「「「」」 145 で設 ₩ € 2 14.00 JUL 09 1981 Mr. A. Main 1

COUNTY OF KANE

DAVID L. PIERCE KANE COUNTY CLERK

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County Government Center 718 Betavis Avenus Geneve, Minols 60134 Phone: (312) 332-8400

June 22, 1981

Mr. Jan Carlson, Circuit Clerk Kane County Courthouse Geneva, 11 60134

Dear Jan:

Enclosed is a certified copy of Resolution #81-87, passed by the County Board at its meeting June 9, 1981. This Resolution appoints W. McCullough, Richard Cosgrove, Robert Stuart, and Salvador Rios to the Pox Valley Park District.

Please file this Resolution with Cast No. 18412, as indicated in the Resolution.

Thank you.

Cordially,

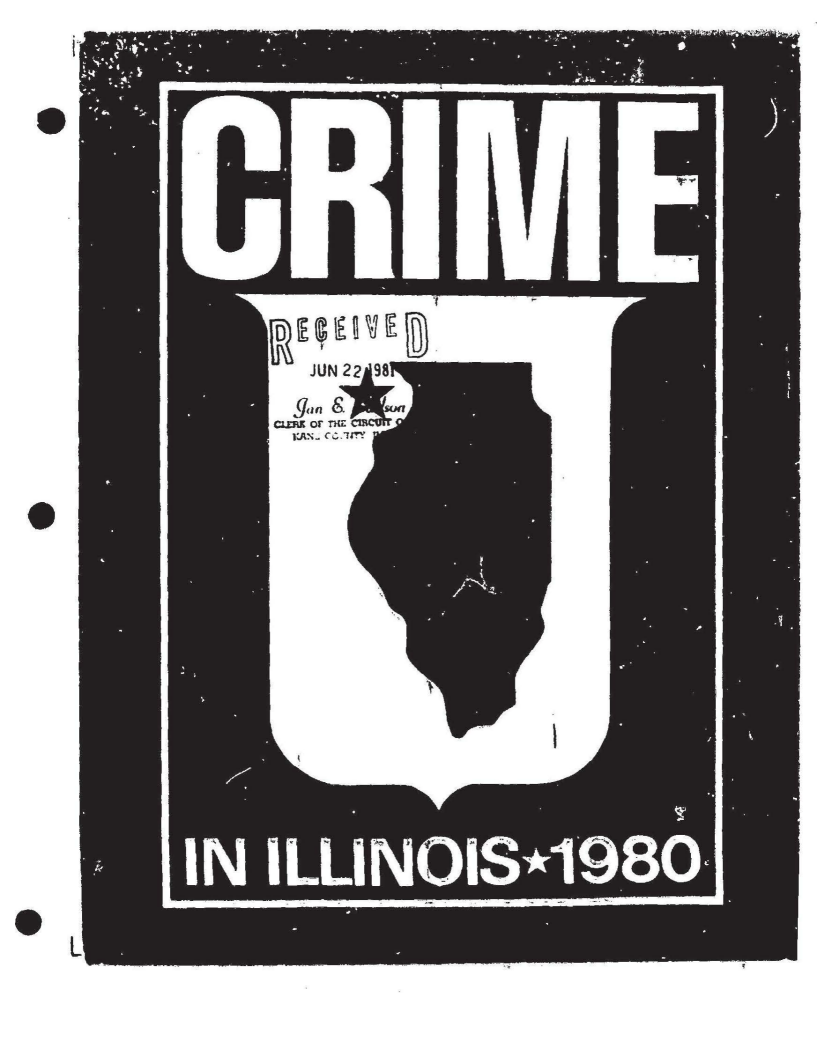
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David L. Pierce Kane County Clerk

DLP/bmh enclosure

JUN 23 1981

Jan & Carlson CLINE OF THE CIRCUT COURT EASE COUNTY, ELEISIS



a Minor, and FREDERICK A. YOWLER, Individually,

vs. BRUNSWICK CORPORATION, etc., et al., 81 m -Defendants

Plaintiff,

ORDER ON MOTION FOR APPOINTMENT OF COMMISSIONER

This cause having come before me on the 3rd day of June. 1981, on the Motion for Appointment of Commissioner of Larson Industries and American Universal Insurance Company, and the Court having heard arguments of counsel and otherwise being fully advised in the premises, it is hereupon ORDERED AND ADJUDGED:

1. The Motion for Appointment of Commissioner of LARSON INDUSTRIES AND AMERICAN UNIVERSAL INSURANCE COMPANY be and the same is hereby granted.

2. This Court hereby appoints Richard Janson, Court Reporter. of P.O. Box 826, Elgin, Illinois as a commissioner with the power to administer oaths and serve subpoends, for the purpose of a Medical Records pickup at Delnor Hospital, St. Charles, Ill.

DONE AND ORDERED in Chambers at Tavares, Lake County, Florida, this 3rd day of June, 1981.

ERNEST C. AULLS, JR.

JUN 16 1931

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Circuit Judge

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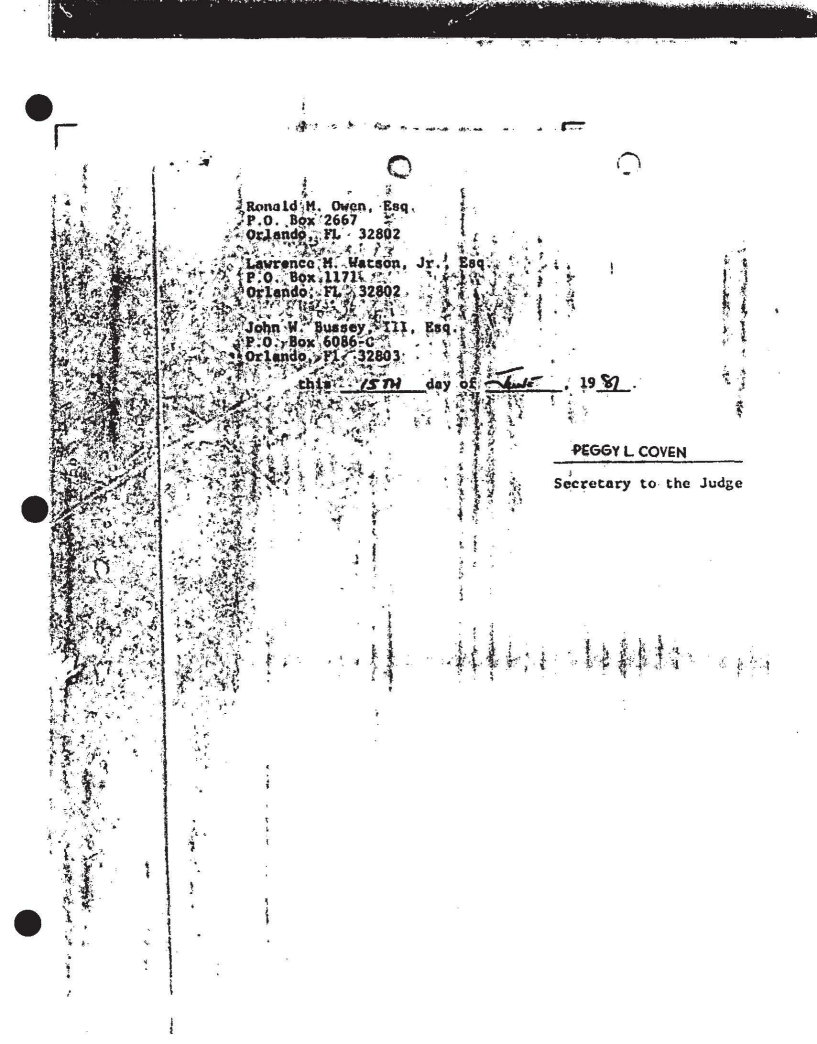
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Real Property and

Donald L. Gattis, Esq. P.O. Box 3109 Orlando, FL 32802

William Robinson 111, Esq. W.W. Corner 4th & Madison Covington, KY Carl D. Motes, Esq. P.O. Box 633 Orlando, FL 32802

hb



SMALBEIN, EUBANE. JOHNSON, ROSIER & BUSSEY, P.A.

ATTORNEYS AND COUNSELORS AT LAW

128 LIVE OAK AVENUS PORY OFFICS SOX 390 DATTONA BEACH, PLORIDA 88018 (304) 258-0528 1250 FEDIRAL HIGHWAY POST OFFICE BOX 658 ROCELADUR, PLORIDA 52966 (203) 636-8800 1418 GAST COLONIAL DRIVE POST OFFICE BOX 6088-C ORLANDO, FLORIDA 83888 (305) 886-2551

ADDRESS REPLY TO:

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Kane County Courthouse

Geneva, Ill 60134

Attention Circuit Court Clerk

This letter will serve as confirmation of our conversation of May 29, 1981 at which time I explained the necessity of having a subpoend issued by one of your clerks. Enclosed please find copies of the appropriate pleadings and a stamped, addressed envelope so the Order Appointing Commissioner and the subpoena may be forwarded to Richard Janson Reporting Services, P.O. Box 826, Elgin, Ill.

During our conversation it was indicated that no issuing or witness fees were payable to your office.

Thank you for your time and co-operation. If there is anything I can do to be of further assistance please feel free to contact me at the above address or phone number.

Sincerely, astore me 1

Toni Pastore Legal Assistant

enclosures

CIACUTI CU. IL. FILED

THE STATE OF ILLINOIS

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IN THE MATTER OF THE APPOINTMENT OF THE ADULT COURT SERVICES OFFICERS FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIE

55. 81MR

Val I:

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority in us vested by Chapter 38, Section 204-1, of the Illinois Revised Statutes, 1973, DO HEREBY RATIFY the appointment of the following Adult Court Services Officers of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs and the Director of Adult Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall and DeKalb:

> Joseph Andrews Henry Behrens Alison Bergsron Randy Bullock Karen Curé Bruce Currie John Davis Diretha Dumas June Ehrler

Cydrwy Franks Ellen Gallaghor Arlene Henson James Larson William NcClein Jr. Benjamin Oswalt John Owens Jenine Pavlik

Ken Eng

Jane Sanders Thomas Scott Pam Sebern Marcus Sternberg Gae Stillman John Thomas Mary Townsend Vernon Mennmaker Sue Wilson

CL1.

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The duration of said appointment shall be during the pleasure of said Judge and/or the Executive Director of Court Programs and Director of Adult Court Services of said Sixtgenti Judicial Circuit and shall be offective July 1, 1981, A.D. Multiple Chief Judge Chief Judge

Director of Adult Court Services

ENTERED :

June 10, 1981

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THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE CHIEF JUVENILE PROBATION OFFICER POR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

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ORDER AND WARRANT

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I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37, Section 706-5, of the Illinoir Revised Statutes, 1979, DO HERREY RATIFY the appointment of James E. Rudolph as Chief Juvenila Probation Officer of the Sixteenth Judicial Circuit as proposed by the Executive Director of Court Programs for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall, and DeKalb.

"The duration of said appointment shall be during the pleasure of said Judge and shall become effective June 10, 1981, A.D.

Entered this 10th Day of June, 1981 A.D. Ghief Judge Executive Director of Court Programs

KANE COUNTY, ILLINOIS

JUVENILE COURT SERVICES

SIMR | vd. I

ADMINISTRATIVE ORDER

IT IS HEREBY ORDELED that ROGER CURLESS be released as Guardian of all wards of this court, and that NANCY CEBULA of the Juvenile Court Services be appointed their Guardian.

nake Judge

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ENTER:

May 20 FILED 8 57 AH 'B

	ADMINISTRATIVE ORDER NO. 49
	IT IS HEREBY ORDERED THAT:
	In order that we do not run into any scheduling problems in 1981, there is provided below the schedule of Judges'
	Conference dates which should be considered in the 1981
	scheduling program.
	ACCOCLATE SUBCECT CONFEDENCE
	ASSOCIATE JUDGES' CONFERENCE March 25, 26, 27, 1981
	Narch 25, 1981 - No P.N. settings for Small Claims
	No A.N. or P.N. Preliminary Hearings No Traffic Calls
	No Divorce Calls
	March 26, 1980 No P.N. settings for Small Claims
3	No A.N. or P.N. Preliminary Hearings No Traffic Calls
	No Divorce Calls
e de la	
÷.	Narch 27, 1981 No P.N. ⁴ settings for Small Claims
20	No Traffic Calls
	No Divorce Calls

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(Note: The Small Claims and LN Calls in the morning of the above dates can be handled by a Circuit Judge.)

à. 09 1981 *

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(inn Achulale CHIEF JUDGE

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20RK \$1	TATE	BANK	AND	TRUST
COMPANY				
Corport				Í
	vs.			
DONALD	SCHA	FFER	AND	1 2

SANDRA L. SCHAFFER

NO. 81 mm - 1 Uol I

ORDER

This cause coming on to be heard upon the ex parte motion of plaintiff for an Order authorizing the Sheriff of Kane County to serve Writs of Replevin issued by the Circuit Court of the Eighteenth Judicial Circuit, Du Page County, Illinois.

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ENTER.	NUCCE	

ROBERT H.	WIER	914	00
Nump Plaintiff			1
Attorney for 105 South	York	Str	eet
Elmhurst,	1114	nois	60126
City 832-1200			
Telaphone		· · · · ·	

JOHN W COCKRELL, CLERK OF THE 18TH JUDICIAL CIRCUIT COURT

GENERAL ORDER NO. 2

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2.41 WRITTEN INTERROGATORIES

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Written interrogatories and answers thereto, under Supreme Court Rule 213, shall be served on all opposing parties, and shall be filed only upon trial of a cause or as circumstances may otherwise require. Effective: April 1, 1981



MAR COUT COURT CLERK 8. NU 54 11 9

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GENERAL ORDER NO. 2

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2.41 WRITTEN INTERROGATORIES

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MAR 0 6 1981

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STATE OF ILLINOIS

KANE

COUNTY OF

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RESOLUTION NO. 81-87 RESOLUTION FOR APPOINTMENTS TO OFFICE OF TRUSTEE OF THE FOR VALLEY PARK DISTRICT

HHEREAS, vacancies exist in the office of trustee of the Fox Valley Park District due to the expiration of the terms of W. L. McCullough, R. H. Cosgrove, R. J. Stuert, and H. G. Fearn; and

MMEREAS, it is the duty of the Kane County Board to make appointments to fill said vacancies;

NOW, THEREFORE, BE IT RESOLVED by the County Board of Kane County, Illinois that W. "Les" McCullough, 222 Lawadale. Aurora, a member of the Republican party; Richard H. Cosgrove, 229 S. Rosedale, Aurora, a member of the Republican party: Robert L. Stuart, 2522 W. Downer PL., Aurora, a member of the Republican party; are hereby reappointed and Salvador A. Alos. 1032 Grove St., Aurora, a member of the Democrat party, is hereby appointed; Trustees of the for Tailey Park District to serve until the first Monday in July, 1905, and until their successors are appointed and qualified, and

8 SE IT FURTHER RESOLVED that the County Clerk forward a copy of this Resolution to the appointees and file a copy with Giera of the Circuit Court, Case Bo. 18412. 2.4 assed by the Kane County Board on IUA: Y 1981

Johra Cousty Lane County, Illinois

STATE OF TILLIOIS

COOLETT OF MARE

AB1 : 101 CAT

1. David L. Pierce, Lane County Cleth and Komper of the Mecords in Kans County, Illineis, do bershy certify that the attached to a true and correct copy of the original record on file.

Is wiresse thereof. I have becounts set my band and alfined the Seal of the County of Lass at my affice in Compute, Illineis.

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SOMRI Volume I

SPECIAL ADMINISTRATIVE ORDER NO. 41

IT IS HEREBY ORDERED THAT:

A. The Circuit Court of Kane County, Illinois, shall adjourn, and the office of the Clerk of the Circuit Court of Kane County, shall be closed on the following legal holidays for the year 1981:

LUNA MARKAN

HOLIDAY:

New Year's Day Martin Luther King's Birthday Abraham Lincoln's Birthday George Washington's Birthday Good Friday - Close at Noon

Memorial Day

Columbus Day

Veterans' Day

Christmas Day

Thanksgiving Day

July 4

Labor Day

Thursday, February 12 Monday, Pebruary 16 Priday, April 17 Nonday, May 25 Friday, July 3 (10 - Depres) Monday, September 7 Monday, October 12 Wednesday, November 11 Thursday, November 26 Day After Thanksgiving Priday, November 27 Friday, December 25

OBSERVE ON:

Thursday, January 1

Thursday, January 15

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.

ENTER this 28 4 day of July. rude NOV 1 4 1980 CHIER JUDICE

Ha LS D . H ADA

O' SOMRI

Volume I

SPECIAL ADMINISTRATIVE OFDER NO. 41

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HOLIDAY:

New Year's Day Martin Luther King's Birthday Abraham Lincoln's Birthday George Washington's Birthday Good Friday - Close at Noon Memorial Day July 4 Labor Day Columbus Day Veterans' Day Thanksgiving Day Day After Thanksgiving Christmas Day **OBSERVE ON:**

	Thursday, January 1
ing's Birthday	Thursday, January 15
's Birthday	Thursday, February 1°
on's Birthday	Monday, February 16
lose at Noon	Friday, April 17
	Nonday, May 25
	Nonday, May 25 Priday, July 3 (Sefer)
	Monday, September 7
	Monday, October 12
	Wednesday, November 11
¥	Thursday, November 26
sgiving	Friday, November 27
	Friday, December 25

B. All matters returnable on said legal holidays shall be continued to the next business day of said court.

C. The time for filing all motions and pleadings shall be extended to the next business day of this court.



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ENTER this _28 5 day of July, 1980 thude

CHIEF JUDGE

C BOMRI

ADMINISTRATIVE ORDER

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IT IS HEREBY ORDERED that the above order be an emendment to Special Administration Order No. 30, in that the Circuit Court of Kane County, Illinois, and the office of the Clerk of the Circuit Court of Kane County shall be closed on December 26, 1980.

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NOV 1 0 1980

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80 MR-1 VOL-1

ADMINISTRATIVE ORDER

WHEREAS, the Surgeon General of the United States has declared smoking to be a health hazard;

WHEREAS, smoking has been demonstrated to cause problems with supervision and control of its use;

WHEREAS, the presence of smoking materials constitute a fire hazard;

69

THEREFORE IT IS ORDERED that, at the direction of Roger L. Curless, Director of Juvenile Court Services, smoking by residents of the Kane County Youth Home is forbidden in the Kane County Youth Home building and during the conduct of its programs.

JUDGE

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OCT 2 8 1980 ENTER:

COUNTY OF KANE

JINA ...

RESOLUTION NO. 80 - 134

A RESOLUTION FOR APPOINTMENT TO THE LAKE MARIAN RIVER CONSERVANCY DISTRICT

WHEREAS, a vacancy exists in the office of Trustee of the Lake Marian River Conservancy District due to the expiration of a term; and

WHEREAS, the Chairman of the County Board has by law the responsibility to fill said vacancy by appointment, with the advice and consent of the County Board;

NOW, THEREFORE, BE IT RESOLVED by the Kane Coulty Board that Steven Paetz, 173 Birchwood, Lake Marian Carpentersville, Illinois, is hereby appointed to spid term of office, such appointment to be effective inhedigely and expire on July 12, 1985.

BE IT FURTHER RESOLVED that the County Clerk forward a certified copy of this Resolution of Appointment to Steven Paetz, and a copy to the Clerk of the Circuit Court. Passed by the Kane County Board on <u><u><u>Ulanot</u> 12 1941</u></u>

COUNTY Kane County, Illinois

ounty

Kane County, Illinois

Date ______AIIG 2 0 1980

The Sound S. Bierce, Mane County Clerk and Keeper of the Becords in Sound County, Illinois, do hereby certify that the attached is a true and gorrest gopy of the original record.

> In witness thereof, I have hereunto set my hand and affirmd the Seal of the County of Eane at my office in Geneva, Illinois.

, Illinois.

David L. Pierces Kane County Clark

(county seal)

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ADM. EXHIBIT NO. 4A

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Chancery and Miscellaneous Division Call

- 9:00 Pretrials by court order.
- 9:30 Probate Call.
- 10:00 Chancery and Miscellaneous Motion Call and Agreed Orders.
- 10:30 Contested Motions and Hearings on Merits by Court Order or prior court arrangement.
- 1:30 Contested Motions and Hearings on Merits by court order or prior court arrangement.

ale Revised August 12, 980

Paul W. Schnake, Chief Judge

N. W. T.

KANE COUNTY ADMINISTRATIVE ORDER NO. 4

Chancery and Miscellaneous Division (CH, P, MR, TX, ED and MC)

- (a) The Chancery and Miscellaneous Division shall consist of one judge.
- (b) The judge will keep an adequate record of his individual call and settings, and will make no settings during his vacation period except by special arrangement with the Chief Judge. Emergency matters will be directed to the Chief Judge for assignment.
- (c) The court call will be in accordance with Adm. Exhibit 4A.

Rev. 8-12-80

GENERAL ORDER NO. 1

- 1.2 Divisions of Court.
 - (a) <u>Criminal Division</u> (CF, CM, TR, CV and OV) in which all matters pertaining to criminal and quasi-criminal proceedings, ordinance violations, conservation violations and traffic violations shall be heard.
 - (b) <u>Civil Trial Division</u> (L,LM and SC) in which all matters pertaining to Small Claims, LM cases and Law cases, both jury and non-jury and pretrials of such cases shall be heard.
 - (c) Chancery and Miscellaneous Division (CH, P, MR, TX, MC and ED) in which all matters pertaining to Chancery cases (except those hereinbelow enumerated in (e) of this Order) Probate, Miscellaneous Remedies, Tax, Municipal Corporations, Eminent Domain and Elections shall be heard.
 - (d) Juvenile and Family Division (J, F and MH) in which all matters pertaining to Dependency and Delinquency proceedings, Paternity, Adoptions, Mental Health and all other matters under the Juvenile Court Act shall be heard.
 - (e) <u>Domestic Relations Division</u> (D) in which all matters pertaining to Dissolution of Marriage, Legal Separation, Invalidity of Marriage, actions to compel support either under local or foreign court orders and other related matters are heard.
 - (f) <u>Such Other Divisions</u> as may be hereafter designated by the Chief Judge.
 - (g) The designation of cases shall be in accordance with the Rules of the Illinois Supreme Court.

61

KANE COUNTY ADMINISTRATIVE ORDER NO. 1

Assignment of Judges.

1 1

(a) The Chief Judge shall from time to time make assignments of judges to the several division as the case load shall require. Such assignment shall be considered as the primary responsibility of such judge.

(b) A case may, by reason of Change of Venue, Change of Judge or Recusal be assigned by the Chief Judge to a judge assigned to another Division.

(c) The Chief Judge may consider the background and experience of all judges in determining what assignments shall best serve the judicial process.

(d) To the extent reasonably possible, all judges should have assignments in all areas so as to achieve as broad a judicial experience as possible.

(e) Assignment of a judge to a particular division at any given time shall in no way restrict the jurisdiction of every judge to act in all matters within the jurisdiction of the Circuit Courts of the State of Illinois as provided by the Constitution of the State of Illinois, the Rules of the Supreme Court of Illinois and Legislative Enactments.

(f) The Chief Judge or the Acting Chief Judge by order of the Chief Judge shall:

- (1) Assign judges to the several divisions.
- (2) Reassign cases after Change of Venue, Change of Judge or Recusal.
- (3) Requisition and impanel Petite Juries.
- (4) Requisition and impanel Grand Juries.
- (5) Hear all matters relating to Grand Jury proceedings, Extradition, Rendition, Expungment of Records of Arrest, Judicial Supervision of the Use of Eavesdropping Devises.
- (6) All other matters specially assigned by legislative enactment, Supreme Court or local rules.

In the absence of the Chief Judge without designation of an Acting Chief Judge, the above matters may be presented to any Circuit Judge.

Rev. 8-12-80

KANE COUNTY ADMINISTRATIVE ORDER No. 2

Criminal Division (CF, CM, OV, CV and TR)

- (a) The Criminal Division shall consist of two Circuit Judges (or Associate Circuit Judge authorized to hear Felony cases) and three Associate Circuit Judges.
- (b) All felony cases at time of Preliminary Hearing or Indictment shall be assigned for trial to one of the Circuit Judges who shall thereafter be responsible for such case until its disposition.
- (c) Each Circuit Judge shall be assigned an equal number of felony cases. Transfers from one of such judges to the other by reason of change of judge or recusal shall be adjusted by future assignments.
- (d) Each of such judges with such individual case assignment shall be provided with such notices and or record keeping data to maintain a current knowledge of the status of all cases so assigned to him/her.
- (e) Each of such "felony" judges shall make no settings during his vacation period except by special arrangement with the Chief Judge. Emergency matters will be directed to the Chief Judge for assignment.
- (f) The three Associate Circuit Judges shall be assigned to the Elgin City Court Call (Admin. Exh. #2A) the Aurora City Court Call (Admin. Exh. #2B) and the Miscellaneous Criminal Call (Admin. Exh. #2C).
- (g) Vacation periods of the Associate Circuit Judges hearing such daily calls shall be covered by assignment of the Chief Judge.

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KANE COUNTY ADMINISTRATIVE ORDER No. 3

Civil Trial Division L (Jury and Non Jury) LM (Jury) SC (Jury)

(a) The Civil Trial Division shall consist of four (4) judges including the Chief Judge.

(b) The Chief Judge and two (2) additional judges shall have primary responsibility for the processing of all Law cases (Jury and Non Jury), LM jury cases and SC jury cases.

(c) All cases in the categories hereinabove designated in subsection (b) shall be assigned on a random basis upon the filing thereof to such judges and each judge will thereafter be responsible for the disposition of those cases so assigned.

(d) The Chief Judge shall be assigned one fifth(1/5) of such cases and each of the other judges two fifths (2/5) each. Transfers from one judge to another by reasons of changes or recusals shall be subsequently adjusted by later assignments to maintain the above ratios.

(e) The mechanics of the random assignments shall be provided by the Court Administrator in cooperation with the Circuit Clerk, and each judge shall be notified of all assignments to his/her call.

(f) Status days and motion days of the several judges shall be set by separate order of the Chief Judge in such a manner as to eliminate to the degree possible of requiring counsel to be in several places at the same time, and the calendaring of such by counsel and the Circuit Clerk shall follow such schedule.

(g) Each of such "civil" judges shall make no settings during his vacation period except by special arrangement with the Chief Judge. Emergency matters will be directed to the Chief Judge for assignment.

(h) The one judge assigned to the Civil Trial Division shall be primarily responsible for the processing of all non jury Small Claims and LM cases and shall have a daily call in accordance with Admin. Ezh. #3A.

(i) All hearings and trials of non jury Small Claims and LM cases shall be scheduled within 30 days of return date. When more than one contest is to be heard and the number of trials shall exceed the available time of one judge, the cases shall be assigned to other judges available in the court house and not otherwise engaged in hearings or trials.

Rev. 8-12-80

Kane County Administrative Order No. 3 (continued)

()

All other judges in the court house shall cooperate to make themselves available for such assignments.

(j) The remaining judge assigned to the Civil Trial Division shall have no regular daily call, but shall be subject to assignment by the Chief Judge of cases transferred from other judges in all Divisions of the Court by reason of changes or recusals and such other cases as may be assigned by the Chief Judge. He shall after such assignment be responsible for such case until its disposition.

Rev. 8-12-80

KANE COUNTY ADMINISTRATIVE ORDER NO. 4

Chancery and Miscellaneous Division (CH, P, MR, TX, ED and MC)

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- (a) The Chancery and Miscellaneous Division shall consist of one judge.
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- (c) The court call will be in accordance with Adm. Exhibit 4A.

ADM. EXHIBIT NO. 4A

Chancery and Miscellaneous Division Call

9:00 Pretrials - by court order.

6

- 9:30 Probate Call.
- 10:00 Chancery and Miscellaneous Motion Call and Agreed Orders.
- 10:30 Contested Motions and Hearings on Merits by Court Order or prior court arrangement.
- 1:30 Contested Motions and Hearings on Merits by court order or prior court arrangement.

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aul W. Schnake, Chief Judge

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MOTION DAYS FOR THE CIVIL TRIAL DIVISION L - L JURY - LM - SC JURY CASES

MONDAY	JUDGE	DUNN	9:00
TUESDAY	JUDGE	LEIFHEIT	9:00
WEDNESDAY	JUDGE	SCHNAKE	9:00
THURSDAY	JUDGE	DUNN	9:00
FRIDAY	JUDGE	LEIFHIET	9:00

NEMBERS OF THE BAR SHOULD GIVE NAME OF JUDGE TO SCHEDULING CLERK WHEN SCHEDULING MOTIONS

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MONDAY		JUDGE DUNN	9:00
TUESDAY		JUDGE LEIFHEIT	9:00
WEDNESDAY	853	JUDGE SCHNAKE	9:00
THURSDAY	14	JUDGE DUNN	9:00
FRIDAY	a se	JUDGE LEIFHIET	9:00

MEMBERS OF THE BAR SHOULD GIVE NAME OF JUDGE TO SCHEDULING CLERK WHEN SCHEDULING MOTIONS

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Rev. 8-12-80

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KANE COUNTY ADMINISTRATIVE ORDER No. 3

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Kane County Administrative Order No. 3 (continued)

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2. 2 Mar 5 4

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50

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 - (g) The designation of cases shall be in accordance with the Rules of the Illinois Supreme Court.

Auc 19 iu 20 # 19 00 CIRCUT CUUT CLERK KANE CO. ILL.

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Rev. 8-12-80

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Assignment of Judges.

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(e) Assignment of a judge to a particular division at any given time shall in no way restrict the jurisdiction of every judge to act in all matters within the jurisdiction of the Circuit Courts of the State of Illinois as provided by the Constitution of the State of Illinois, the Rules of the Supreme Court of Illinois and Legislative Enactments.

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- (3) Requisition and impanel Petite Juries.
- (4) Requisition and impanel Grand Juries.
- (5) Hear all matters relating to Grand Jury proceedings, Extradition, Rendition, Expungment of Records of Arrest, Judicial Supervision of the Use of Eavesdropping Devises.
- (6) All other matters specially assigned by legislative enactment, Supreme Court or local rules.

In the absence of the Chief Judge without designation of an Acting Chief Judge, the above matters may be presented to any Circuit Judge.

Rev. 8-12-80

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RESOLUTION NO. X1-95

A RESOLUTION FOR APPOINTMENT OF TRUSTLE TO THE BOARD

OF TRUSTEES OF THE WASCO SANITARY DISTRICT

WHEREAS, a vacancy exists in the office of Trustee of the Board of Trustees of the Wasco Sanitary District die II 5101 žm the expiration of term of Ellis Johnson; and 0.-,

= WHEREAS, the Chairman of the County Board has be Faw responsibility to fill this vacancy by appointment with the advice and consent of the County Board;

NOW, THEREFORE, BE IT RESOLVED by the County Board of Kane County that Ellis Johnson, of Rt. 64, Wasco, Illinois, is hereby appointed to the office of Trustee of the Board of Trustees of the Wasco Sanitary District, such appointment to be effective on the first Monday in June, 1980, and expire on the first Monday in June, 1983, or until his successor shall have been appointed and qualified.

BE IT FURTHER RESOLVED that the bond of Ellis Johnson is hereby fixed in the sum of \$1,000.00, with corporate surety indemnifying the People of the State of Illinois, and

BE IT FURTHER RESOLVED that the County Clerk forward a certified copy of this Resolution to the herein named appointee, and a copy to the Clerk of the Circuit Court, Case No. (68MC 10369.

Passed this 10th day of June, 1980.

Cointy Kane County, Illingis

Board County Clerk Kane County, Illinois

> JUN 1 7 1980 Date

I, David L. Pierce, Kane County Clerk and Keeper of the Records in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original record.

> In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kane at my office in Ge intra Allinois.

) Ĉ Clerk

Kane County David L. Pierc

(seal)

State of Illinois

County of Kane

Circuit Court of Kafe County

16th Judicial Circuit, State of Illinois, County of Kane Court House, Geneva, IL 60134 Telephone (312) 232-6356

ION. JAN CARLSON **Dated Cost Clock**

BABBARA J. CLELAND **Chief Deputy Clask**

STAFF ASSETANT lark Mayer

ADMINISTRATIVE SECRETARY Denna McClellan

DWINDA SUPERvisions Christine Kine, Chill She Lide Royas, Tuellis/Calm. B South Republics, Cas Sonje Metter, Child Su Canalle Hackman, Bata Paus

Pebruary 23, 1981

Mr. Jerry Gott, Assistant Director Administrative Office of the Illinois Courts Supreme Court Building Springfield, Illinois 62706

Dear Jerry:

After reviewing the destruction orders you kindly provided my staff, a diacrepency surfaced which should be brought to your attention.

A "Records Disposal Cartificate" was submitted February 2, 1976 reflecting that givil records for years 1957 - 1959 (all case types of our permanent records) were disposed in a landfill January 28, 1976. This unfortunately, is in error. Presently, years 1958 and 1959 are inventoried at Northern Illinois University, at Defalb, by the Illinois Regional Archives Depository System.

I am in the process of authorizing IRAD to destroy the above reedrds and upon receipt from them as to the manner and date of disposal, will which the manner and date of disposal and date of disposal. COUR Disposal Certificate" to you. ~

Very truly yours,

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of the Circuit Court Jan Carlson/cj



STATE of ILLINOIS)) SS. COUNTY OF KANE)

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A.M.

MEETING OF JUDGES OF KANE COUNTY, ILLINOIS, RELATIVE TO APPOINTMENT OF A JURY COMMISSIONER FOR A TERM OF THREE YEARS BEGINNING July 4, 1977.

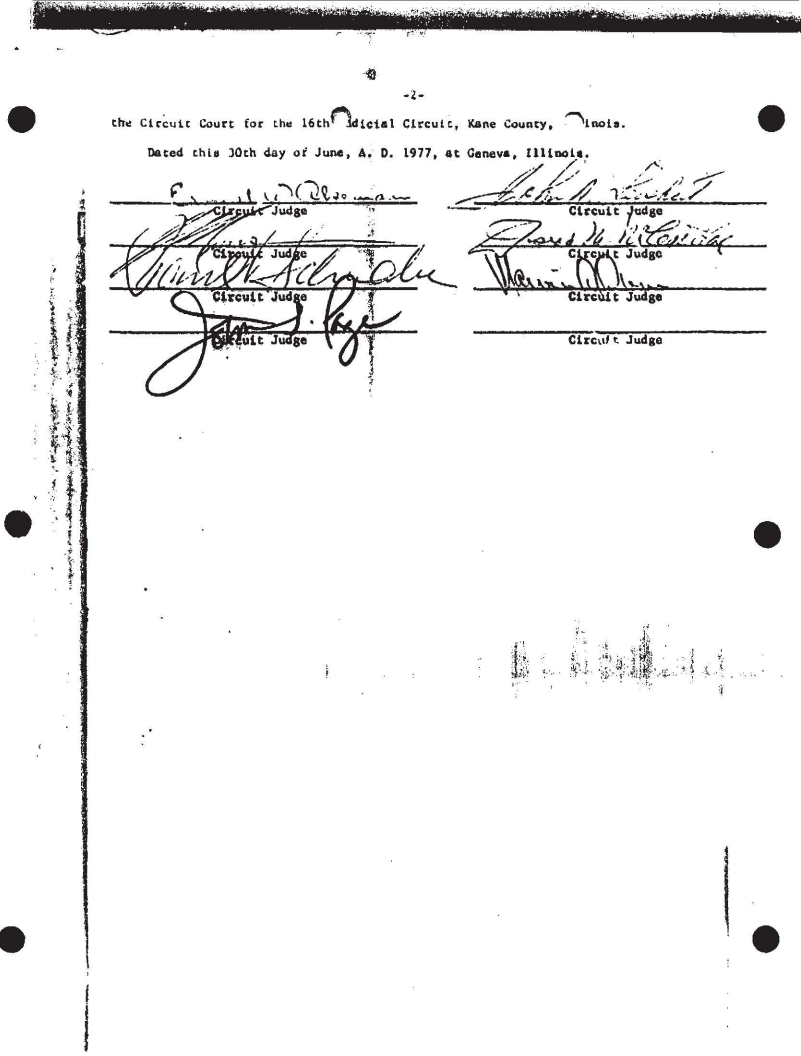
And now on this 30th day of June, A. D. 1977, we, the undersigned, a majority of the Circuit Judges in and for the 16th Judicial Circuit of the State of Illinois, County of Kane, pursuant to an Act entitled "An Act in Relation to Jury Commissioners Authorising the Judges of the Courts of Record to Appoint Jury Commissioners, and to Make Rules Concerning their Powers and Duties," approved June 15, 1887, and now as amended, being id meeting assembled, and it appearing that one of the present Jury Commissioners and July 30, ILENN M. JOHNSON, 418 Ingleside Ave., Aurora, Illinois, heretofore appointed on July 30, 1976, to serve as one of the three Jury Commissioners of Kane County, Illinois, is serving for a term which will expire on July 4, 1977.

And it further appearing that the said GLENN M. JOHNSON, has rendered outstanding and invaluable service in the performance of his duties as such Jury Commissioner and is a competent and discreat elector not chosen on account of party affiliations, and that it is highly desirable to retain his services in the capacity of a Jury Commissioner of Kane County, Illinois.

IT IS THEREFOPE ORDERED by the undersigned that the said GLENN M. JOHNSON, 418 Ingleside Ave., Aurora, Illinois, be and he is hereby reappointed to serve as such Jury Commissioner for a term of three years beginning on Monday, July 4, 1977, and expiring on July 7, 1980.

IT IS FURTHER ORDERED by the undersigned that the said Jury Commissioner at the earliest practicable time shall take and subscribe to an oath of office and shall execute the necessary bond in the amount of One Thousand (\$1,000.00) Dollars to the People of the State of Illinois pursuant to statute so that he may enter upon the duties of said office.

IT IS FURTHER ORDERED that three original copies of this action be executed by the undersigned and that one be promptly filed by Chief Circuit Judge Ernest W. Akemann, as Chairman of this meeting, in the office of David L. Pierce, County Clerk, Philip Elfstrom, Chairman of the County Board of Supervisors of said County, and James H. Fitzgerald, County Treasurer of Kane County, and a copy be filed with the Clerk of



COUNTY OF KANE

1 35.

MEETING OF JUDGES OF KANE COUNTY, ILLINOIS, RELATIVE TO APPOINTMENT OF A JURY COMMISSIONER FOR A TERM OF THREE YEARS BEGINNING JULY 3, 1978.

And now on this $2b^{0}$ day of May, A. D. 1978, we, the undersigned, a majority of the Circuit Judges in and for the 16th Judicial Circuit of the State of Illinois, County of Kans, pursuant to an Act entitled "An Act in Relation to Jury Commissioners Authorizing the Judges of the Courts of Record to appoint Jury Commissioners, and to Make Rules Concerning Their Powers and Duties," approved June 15, 1887, and now as amended, being in meeting assembled, and it appearing that Jury Commissioner, David E. Bunker, 740 Shedy Ave., Geneva, Illinois has submitted his resignation as a Jury Commissioner in and for said County; said term expiring on July 3, 1978.

And it further appearing that JUDITH 8. DIERST, 721 Easton Ave., Geneve, Illinois, is a competent and discreet elector in said County and is not being chosen on account of any party effiliations to succeed the said DAVID E. BURKER as a Jury Commissioner in said County.

IT IS THEREFORE ORDERED by the undersigned that the said JUDITH S. DIEMST, 721 Easton Ave., Geneva, Illinois, be and sha is hereby appointed to serve as a Jury Commissioner in and for said County for a term expiring the first Nouday of July, 1981, as the successor to the said DAVID E. BURKER.

AND IT IS FURTHER ORDERED by the undersigned that the said JUDITH S. DIENST, at the earliest presticable time shall take and subscribe to an oath of her said office and shall execute the messessary bond in the smount of One Thousand (\$1,000.00) Dollare payable to the people of the State of Illinois pursuant to statute in such case made and provided so that she may enter upon the duties of said office.

AND IT 15 FURTHER ORDERED that the necessary original copies of this appointment executed by the undersigned be promptly filed by Chief Circuit Judge Ernest W. Akemann, as Chairman of this meeting 'n the offices of David L. Pierce, County Clerk, Philip S. Elfetrem, Chairman of the Kame County Board of Supervisors and James H. Fitnger id, Gounty Treasurer of Kame County, and a copy be filed with the Clerk of the Circuit.

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12/24 1 Ter Statestar P.44 T A LOUIS CONTRACTOR OF THE STATE -2-0 G day of May, A. D. 1978, at Ganava, Illinois. Dated this____ Clevel Judge 00 6 AAA Discust Judge Clevelt Juige Circult Judge aš, E. Circuit Judge 30 Cureule Jud Circuit Judge .

COUNTY OF KANE

MEETING OF THE CIRCUIT JUDGES OF KANE COUNTY, ILLINOIS, RELATIVE TO APPOINTMENT OF A JURY COMMISSIONER FOR AMP UNEXPIRED TERM ENDING JULY 2, 1979.

And now on this <u>f</u> day of October A. D. 1976, we, the undersigned Judges of the Circuit Court for the 16th udicial Circuit, Kane County, Illinois, (being the <u>inges</u>) of the Courts of record of said County) pursuant to an act entitled "An Act in <u>polation</u> to fury Commissioners authorizing the fudges of the Courts of record to appoint the fury Commissioners, and to make rules concerning their powers and duties," approved fune 15, 1887, as amended, being in meeting assembled, and it appearing that one of the present Jury Commissioners, namely, WILLIAM M. BRANDES, heretofore appointed on August 30, 1972, to serve as sus of the three Jury Commissioners of Kane County, Illinois, is serving for a term which will expire on July 2, 1979.

And it further appearing that the said WILLIAM H. BRANDES has rendered outstanding and invaluable service in the performance of his duties as such Jury Commissioner and has submitted his resignation effective upon the appointment of a successor.

And it further appearing that the MADELINE GORDON, 869 Ruth Dr., Elgin, Illinois, is a competent and discreet elector in said County and is not being chosen on account of any party affiliations as Jury Commissioner in said County.

IT IS THEREFORE ORDERED by the undersigned that the said MADELINE GORDON, 869 Ruth Dr., Elgin, Illinois, be and she is hereby appointed to serve as such Jury Commissioner for the remainder of the unexpired term of William M. Brendes until July 2, 1979.

IT IS FURTHER ORDERED by the undersigned that the said Jury Commissioner at the earliest practicable time shall take and subscribe to an oath of office and shall execute the necessary bond in the amount of One Thousand (\$1,000.) Dollars to the People of the State of Illinois pursuant to statute so that he may enter upon the duties of said office

IT IS FURTHER ORDERED that three original copies of this action be executed by the undersigned and that one be promptly filed by Chief Circuit Judge Ernest W. Akemann, as Chairman of this meeting, in the office of David L. Pierce, Kane County Clerk, Philip B. Elfstrom, Chairman of the Kane County Board of Supervisors and James H. Fitsgerald, County Treasurer of Kane County, and a copy be filed with the Clerk of the Circuit Court for the 16th Judicial Circuit, Kane County, Tilinois.

8 Circuit Judge Circuit Judge Circuit Judge Circuit Judge Circuit Judge Circuit Jù Circuit Judge Circuit Judge

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Dated this 7th day of October, 1976, at Geneva, Illinois.

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STATE OF ILLINOIS DEPARTMENT OF TRANSPORTATION DIVISON OF WATER RESOURCES 2300 SOUTH DIRKSEN PARKNAY SPRINGFIELD, ILLINOIS 52764

Gen. No.

Maubanses Creek-Proposed Regulatory Flood Plain Map and Regulatory Profile Modification

PUBLIC NOTICE

Notice is hereby given all interested parties that modification to the Department of Transportation, Division of Water Resource's Wauhansee Creek Regulatory Flood Flain Maps and Profiles, Sheets 7 and 8, dated March 1976, is proposed as based on the completion of an on-stream lake and channel modifications. The map and profile changes are proposed under the State's Flood Flain Construction Rules and Regulations, Rule 9.2, as follows:

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Rule 9.2. The regulatory flood plain shall not be changed on the basis of proposed reservoir or channel improvements. The regulatory flood plain may be changed after the reservoir or channel improvements are constructed and operative.

The regulatory flood plain shall not be changed unless it has been shown that the original delineation is in error or there are changed conditions which modify the original computations. Any person contesting the correctness of the delineation shall be given reasonable opportunity to submit his own technical evidence.

The lake and channel modifications were constructed by Aurora Venture, c/o Matropolitan Structures, Inc., 111 East Wacker Drive, Suite 1200, Chicago, Ellinois 60601, in accordance with Ellinois Department of Transportation, Division of Water Resources, Permit No. 15190, dated August 4, 1977 and Permit Revision Approval letters dated Hovember 17, 1977 and June 14, 1978. The improvements as permitted and completed include lowering and widening the channel between Stations 331+35 and 434+05 and constructing an on-stream lake at approximately Station 386+35(See attached Location Hap). The work as completed took place in Section 36, Yownship 38 North, Range 8 East of the 3rd Principal Maridian in Ease County and Sections 30 and 31, Township 38 North, Range 9 East of the 3rd -Primcipal Maridian in DuPage County.

APR - 3 1970

Jan & Carlson

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Public Notice Page 2.

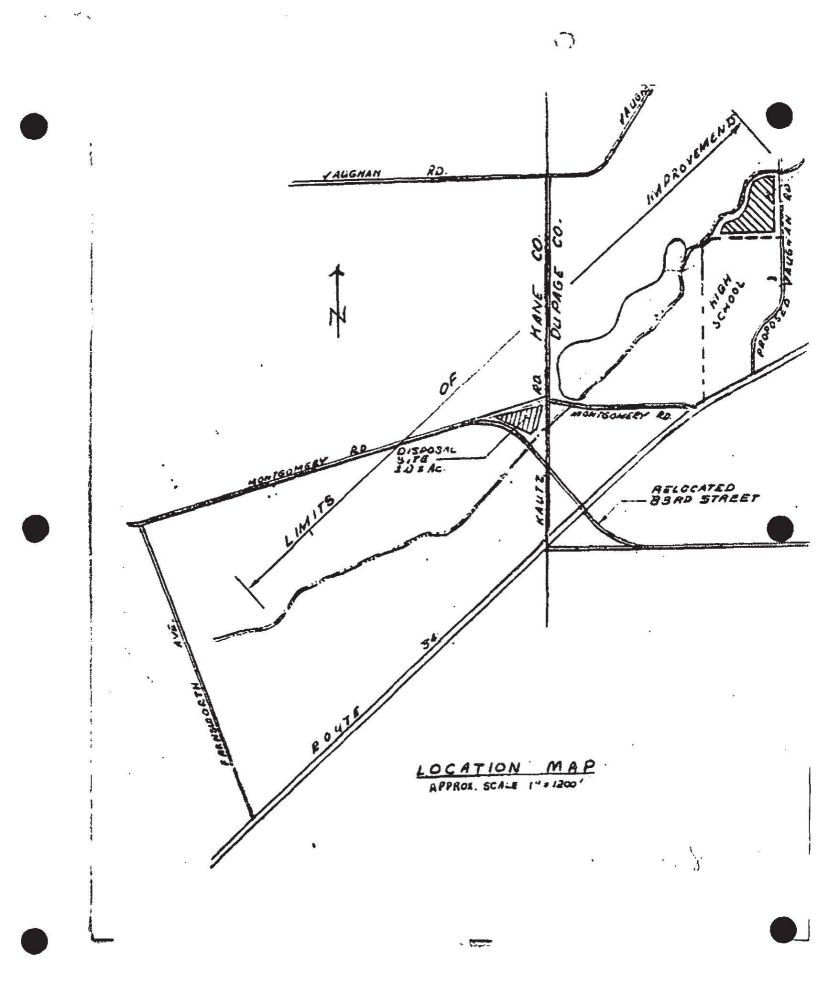
Plans of the permitted work and maps and profiles reflecting the proposed delineation changes may be seen at the Springfield Office of the Division of Water Resources, Room 010, 2300 South Dirksen Parkway, and at the Northern Area Office of the Division of Water Resources, Woodfield Plaza Building, 1000 Plaza Drive, Schaumburg, Illinois 60196.

Within fourteen (14) days of the date of publication of this Notice, any interested person may request the opportunity to submit oral or written comments, data, views or arguments or request a public hearing regarding these proposed modifications. Any request must be in writing; and the request and written submission must be directed to: David Boyce, Chief Flood Plain Management Engineer, Division of Mater Resources, Illinois Department of Transportation, Room 010, 2300 South Dirksen Parkway, Springfield, 10 linois 62764. The Department will duly consider all written submissions made pursuant to such requests if the submissions are postmarked within twenty-eight (28) days of the date of publication of this Notice, and are received by the Department within thirty-five (35) days of the date of publication of this Notice.

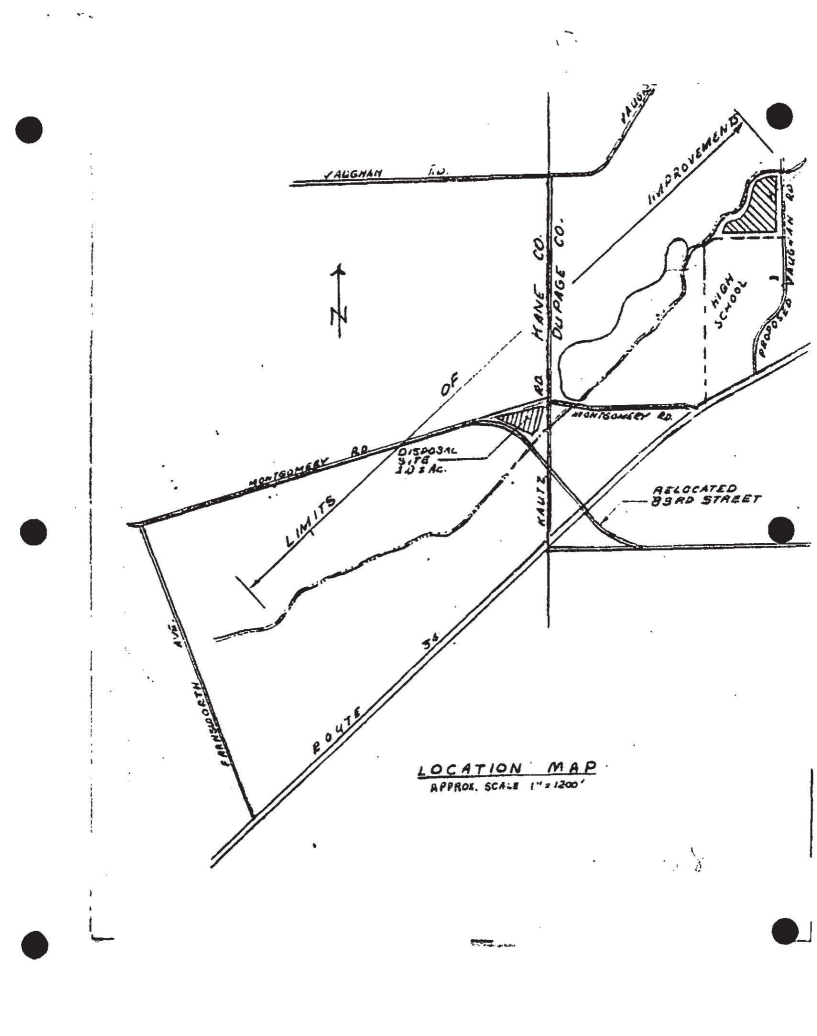
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FRANK KUDRNA Director Division of Water Resources

April 2, 1979



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ORDINANCE NO. 1978-1979-5

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AN ORDINANCE FOR PURPOSES OF CHANGING THE NAME OF THE ALGONQUIN FIRE PROTECTION' DISTRICT IN THE COUNTIES OF MCHENRY AND KANE, ILLINOIS TO THE NAME OF ALGONQUIN-LAKE IN THE HILLS FIRE PROTECTION DISTRICTS

WHEREAS, the Board of Trustees of the Algonquin Fire Protection District in the Counties of McHenry and Kane in the State of Illinois deem it to be in the best interest of the Algonquin Fire Protection District that its' name be changed, and;

WHEREAS, Ill. Rev. Stat. 1977, Chapt. 1274, Sec. 26 does give the Trustees of the Algonquin Fire Protection District the express power to change the corporate name of the Fire Protection District by ordinance provided that notification of any change is given to the Circuit Clerk and to the office of the State Fire Marshal.

NOW, THEREFORE, be it ordained by the Board of Trustees of the Algonquin Fire Protection District of McHenry and Kane Counties, Illinois and pursuant to Ill. Rev. Stat. 1977, Chapt. 1275, Sec. 26 that the name of the Algonquin Fire Protection District be and is hereby changed by this Ordinance to Algonquin-Lake in the Hills Fire Protection District.

That the Secretary of the Board of Trustees of the Algonquin-Lake in the Hills Fire Protection District be and is hereby directed to file with the County Clerks of the County of Kane and McHenry, Illinois a duly certified copy of this Ordinance. That the Secretary of the Board of Trustees of the Algonquin-Lake in the Hills Pire Protection District is directed to file with the State Fire Marshal a duly certified copy of this Ordinance.

This Ordinance shall take effect and be in full force from and after its' passage, approval as provided by law.

ALGONQUIN-LAKE IN THE HILLS FIRE PROTECTION DISTRICT A ST AND BUSIC

Douglas Krich, President

Attest:

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Cletus S. Nockels, Secretary

 Passed by Roll Call vote the ______ day of _______, 1978.

 Ayes ______

 Nayes __0_____

 Absent _______, 197___.

 Published _______, 197___.

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IN THE MATTER OF APPOINTMENT OF JUVENILE PROBATION OFFICER FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

ss. 79-1

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37, Section 706-5 and Chapter 38, Section 204-5, do hereby ratify the appointment of the following Juvenile Probation Officer of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and Director of Juvenile Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of DeKalb, Kane and Kendall:

ADELE REYNOLDS

Said Juvenile Probation Officer and her successor shall be specifically authorized, under the provisions of Sec. 9-1-10 (H) of the adoption act, to take consent in adoption proceedings.

The duration of said appointment shall be during the pleasure of said Judges and/or the Director of Court Services and Director of Juvenile Court Services of said Sixteenth Judicial Circuit and shall be effective January 3, 1979, A. D.

ENTERED THIS 3rd DAY OF JANUARY, 1979, A. D.

Circuit Chief Judge

Circuit Juvenile Judge

en Director of Court Services

Director of Juvenile Court Services

4 1979 ENTERED

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CINCUIT FLOR FOLERAN THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE ADULT PROBATION OFFICERS FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

ss. 79-1

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ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority in us vested by Chapter 38, Section 204-1, of the Illinois Revised Statutes, 1973, DO HEREBY RATIFY the appointment of the following Court Service Staff of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and the Director of the Kane County Diagnostic Center for the Sixteenth Judicial Circuit is comprised of the Counties of Kane, Kendall and DeKalb:

Luanne Vyhanek	Brenda Saddler		
Beth Pott	Beth Braun		
Nichelle Gray			

The duration of said appointment shall be during the pleasure of said Judges and/or the Director of Court Services and Director of the Kane County Diagnostic Center of said Sixteenth Judicia) Circuit and shall be effective May 15, 1979, A.D.

ENTERED_THIS 15th DAY OF MAY, 1979, A.D.

County Diagnostic Center rector, Kane

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE ADULT PROBATION OFFICERS FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

ss. 78-1

FILED

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority in us vested by Chapter 28, Section 204-1, of the Illinois Revised Statutes, 1973, DO FERENT RAMITY the appointment of the following Adult Probation Officers (Career Developers, Diversion Counselors, PSR and Intake Interviewers) of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and the Director of Community Correctional Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kano, Kendall, and DeKalb:

Peter Jankovic	Ken Eng	Shelley Mueller
Robin Partin	Jody Blair	Patti Yellin
Dorothy Giese	Sue Black	John Osinta
Stephen Bowles	Nancy McDonald	

The duration of said appointment shall be during the pleasure of said Judges and/or the Director of Court Services and Director of Community Correctional Services of said Sixteenth Judicial Circuit and shall be effective December 1, 1972, A.D.

ENTERED THIS 1st DAY OF DECEMBER, 1978, A.D.

Correctional Services Direc rocacion A DA Director of Court Services stounch Judiciol Circuit

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE ADULT PROBATION OFFICERS FOR THE SIXTEENTH JUDICITY CIRCUIT OF THE STATE OF ILLINOIS

ss. 78-1

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority in us vested by Chapter 38, Section 204-1, of the Illinois Revised Statutes, 1973. DO HEREBY RATIFY the appointment of the following Adult Probation Officers of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and the Director of Adult Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall and DeXalb:

> Richard Suddoth Thomas Scott Henry Behrens Letha J. Burnett Bruce Currie John K. Dolan June A. Ehrler Cyaney Franks Arlene Menson

Lenore Johnson William McClain Jr. Benjamin Oswalt Robert Robinson Debora Rose Yernon Wonnmaker Billy R. Williams Robert P. Dryant Stace J. Gillenwater

The duration of said appointment shall be during the pleasure of said Judge and/or the Diructor of Court Services and Director of Adult Court Services of said Sixteenth Judicial Circuit and shall be effective November 20, 1978, A. D.

Bussim

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. . Chief Judge

Director of Court Services



Director of Adult Court Services

1979 7 ENTERED:

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IN THE CIRCUIT COURT FOR THE SIXTCENTH JUDICIAL CIRCUIT

OF THE STATE OF ILLINOIS

IN THE MATTER OF APPOINTMENT OF) ACTING JUVENILE PROBATION OFFICER) FOR THE S1. (EENTH JUDICIAL CIRCUIT) OF THE STATE OF ILLINOIS)

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Circuit of the State of Illinois, nursuant to the authority vested in us by Chapter 37, Section 706-5 and Chapter 38, Section 204-5, do hereby ratify the appointment of Adele Reynolds as Acting Juvenile Probation Officer of the Sixteenth Judicial Circuit as proposed by the Cirector of Court Services and Director of Juvenile Court Services for the Sixteenth Judicial Circuit, which circuit is comprised of the Counties of DeKalb, Kane and Kendall.

Said Acting Juvenile Probation Officer and her successor shall be specifically authorized, under the provisions of Sec. 9-1-10 (H) of the adoption act, to take consent in adoption proceedings.

The duration of said appointment shall be during the pleasure of said Judges and/or the Director of Court Services and Director of Juvenile Court Services of said Sixteenth Judicial Circuit and shall be effective December 5, 1978, A. D.

ENTERED THIS 5th DAY OF DECEMBER, 1978, A.P.

Enonate (1) (Denna Chinf Judge devenile Judee

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Director of Court Services

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Director of Juvenile Court Services

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STATE OF ILLINOIS) : SS. COUNTI OF KANE)

RESOLUTION NO. 72-143

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78-1

A RESOLUTION AMENDING THE ANNUAL BUDGET

FOR THE FISCAL YEAR 1978

WHEREAS, certain deficiencies have occurred in the amounts appropriated in the General Fund Budget as adopted for the flocal year beginning December 1, 1977 and ending November 30, 1978, and

WHEREAS, certain claims against Xane County, chargeable to the General Fund for the fiscal year, A. D. 1978, are now or will be owing for said year, and,

WHEREAS, an immediate emergency exicts,

BE IT RESOLVED, that the Ceneral Fund Budget as adopted for

the fiscal year, A. D. 1978 be and it hereby is increased by the follow-

FILED	ssed this 10th day		Alis 10	RECEIV OCT 11 197 Gan & Carl Conta or was cancer that contains and Contains an Contains and Contains an and Contains an an Contains and	19 19
	erk, County Board ine County, Illinoi		min, CoCoty Benz County, Illinois		_
State Count	And Astinoi	Kane County Clerk and s, do hereby certily the original record of hand and affixed to Kane at my office 19 David L. Dierce, 1	that the attac on file. I, I have here the Seal of th	e Recordo in che. is a true unto set my e County of linois.	B

78-1

SS.

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT

OF THE STATE OF ILLINOIS

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IN THE MATTER OF APPOINTMENT OF JUVENILE PROBATION OFFICERS FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

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ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37, Section 706-5 and Chapter 38, Section 204-5, do hereby ratify the appointment of the following Juverile Probation Officers of the Sixteenth Judicial Circuit as proposed by the Director of Circuit Corvices and the Director of Juvenile Court Services for the Sixteenth Judicial Circuit, which circuit is comprised of the Counties of DeKalb, Kane and Kondally

> Tom Brinton Bruce Rasey Nigel Rhodes Beth Leahy Donna Gapastione Oscar Schrieber Sheila O'Leary Carolyn Coleman Linda McClow Robert Kehm, Jr Adele Reynolds Douglas Youngblood

Catby Cowmon will Stove resold (E) Stove resold (E) Stove resold (E) Lamos Rudolch (E) Kelen Manner Gulson Forets (E) Staron DeVore Staron DeVore Vicuor Frantz Nancy Cebela Snyga Cese Bob Moleis

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Said Juvenile Probation Officers and their successors shall be specifically authorized, under the provisions of Sec. 9-1-10 (H) of the adoption act, to take consent in adoption proceedings.

This order further authorizes the Director of Juvenile Court Services to designate at various times, intern efficers, who under the direct supervision of a juvenile probation officer may serve in that capacity with the full authority and responsibilities of a duly appointed juvenile probation officer.

forest Wobermann	Chief Judge
(Aul Etrahonas	Juvenile Judge
Oliver C. mundaven	Director of Court Services
Alger L. Curker	Director of Juvenile Court Services
ENTERED Nov. 14 1977	

IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CLRCUIT OF

THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE ADULT PROBATION OFFICER FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

78-1 SS.

ORDER AND WARPANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, pursuant to the authority in us vested by Chapter 30, Section 204-1, of the Illinois Revised Statutes, 1973, DO MEREBY RATIFY the appointment of the following Adult Probation Officer of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and the Director of Adult Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised the Counties of Kane, Kendall and DoKalb:

Stace J. Gillenwater

The duration of said appointment shall be during the pleasure of said Judges and/or the Director of Court Services and Director of Sdul Court Services of said Sixteenth Judicial Circuit and chall be effective November 8, 1978, A. D.

ENTERED THIS 8th DAY OF NOVEMBER, 1978, A. D.

Circuit

IN THE FIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

IN THE MATTER OF THE APPLINTMENT OF THE ADULT PROBATION OFFICERS FOR THE SIXTEENTH JUDICIAL CLOCUIT OF THE STATE OF ILLINOIS

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ss. 72-1

ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illinois, purovant to the authority in us vested by Chapter 38, Section 204-1, of the Filinois Revised Statutes, 1973, DO HEREBY RATIFY the appointment of the following Court Service Staff of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and the Director of the Kane County Diagnostic Center for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall and Defalb:

Johnson D. Owens	Roger Hughes	
Barbara Conte	John H. Kluczynski	
Betty Becker	Alan Acasic	
Sandy Sidney	Sue Harrison	

The duration of said appointment shall be during the pleasure of said Judges and/or the Director of Court Services and Director of the Kane County Diagnostic Center of said Sixteenth Judicial Cincuit and shall be effective December 15, 1978, A. D.

ENTERED THIS 1st DAY OF, DECENDER, 1978, A.D.

Diagnostic Center Kane County

rector of Court Service



IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

IN THE MATTER OF APPOINTMENT OF	2		
JUVENILE YOUTH COUNSELORS FOR)		
THE SIXTEENTH JUDICIAL CIRCUIN)	SS.	78-1
OF THE STATE OF ILLINOIS.)		

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ORDER AND WARRANT

I, the undersigned Chief Circuit Judge, representing the Circuit Judge of the Sixteenth Circuit of the State of Illinois, pursuant to the authority vested in us by Chapter 37, Section 706-5 and Chapter 38, Section 204-5, do hereby ratify the appointment of the following Juvenile Youth Councelons of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and the Director of the Kane County Youth Home for the Sixteenth Judicial Circuit, which circuit is comprised of the counties of DeKalb, Kane and Kendall:

> Mildred Bailey James Bales Mary Beth Cherwin Elizabeth Daly Stephen Forte William Foulkes Carl Glosenger Nancy Heasler Beverly Jordan Gerard Long

3 -James Mueller Paulieve Cverby 20 5 Marie Shad 3 Michael Stodieck Robert Sully van Santos Turrer -5 01 -71 3.1 Janet Tevis Janet Vorver Steven Wede Toney Midis

Said Juvenile Youth Counselors and their successors shall be specifically authorized, under the provisions of Section 9-1-10 (\Re) of the adoption act, to take consent in adoption proceedings.

This order further authorizes the Director of Juvenile Court Services to designate at various times, intern officers, who under the direct supervision of a juvenile probation officer may serve in that capacity with the full authority and responsibilities of a duly appointed juvenile probation officer.

man Chief Judge 1978 8 ENTERED

Juvenile Judge Director of Court Services Director of the Kone County Youth Home

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WILLIAM J. SCOTT ATTORNEY JENERAL STATE OF ILLINOIS SPRINGFIELD 62706

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LEMORANDUM

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All County Circuit Court Clerks
 DOM: Attorney General's Inheritance Tax Division
 WIE: September 5, 1978
 UBJECT: Form #22A (Attorney General's Receipt for Filed Return/Order)

lease be advised that because of the increased number of Returns iled and Orders entered in the last few years, and in an offort p reduce State expenses and paperwork, we are discontinuing the use f our pink Form #22a, copy of which is attached for your reference.

have spoken with a few Clerks, statewide, and have been informed them that this Form is not an essential part of their filing strucure, and that its discontinuance would not cause an undue hardship.

I you have any questions or comments regarding use of the Form, please at me know at my springfield Office.

want to again thank you for your continued good efforts on behalf of to People of the State of Illinois in assisting in the collection of a Illinois Inheritance Tax.

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Sincerely yours, WILLIAM J. SCOTT ATTORNEY CENERAL

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Ray W. Piggs (2) Assistant Attorney Coneral Chief, Inherizance Wax Division IN THE MATTER OF CERTAIN) DIVORCE & RECIPROCAL SUPPORT) CASES WHERE PAYMENT FOR) CHILD SUPPORT IS NO LONGER) BEING MADE BY RESPONDENT)

2-23-78

GENERAL NO. 78-1

ORDER

On motion of the Clerk of the Court to be relieved of the responsibility of holding certain inactive accounts within his Child Support records,

It is Hereby Ordered that the Circuit Court Clork be relieved of such responsibility until such time as said accounts may again become active, and that he revove all such accounts which appear on the list attached hereto from his active file, until further Order of this Court. The Clork is further directed to place a certified copy of this Order in each file which is effected by this Order.

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STATE OF ILLINOIS

RESOLUTION NO. 76-36

DESIGNATION OF DEPOSITORIES FOR FUNDS OF THE CLERK OF THE CLERUIT COURT

78-1

WHEREAS, Jan Carlson, Clerk of the Circuit Court of Kane County, pursuant to the provision the statute in such case made and provided has requested this County Board to designate a Bank or Banks or other depository in which the funds or monies in his custody as Clerk of the Circuit Court of Kane County may be deposited;

NOW THEREFORE, BE IT RESOLVED by the County Board of Kane

- FER 14- 1978

Jan & Carloon Courses and accurace

STATISTICS

County and State of Illinois that:

AURORA NATIONAL BANK MERCHANIS MATICAAL BANK OF AURORA SU: VALLEY NATIONAL BANK OF AUPORA FIRST AMERICAN BANK OF AURORA STATE BANK OF GENENA FIRST NATIONAL BANK OF GENEVA BANK OF NORTH AURORA ELGEN NATIONAL BANK FIRST NATIONAL BANK OF FIGIN UNION NATIONAL BANK & TRUST COMPANY OF FLGIN THE ELGIN STATE BAIK THE LANKIN BANK OF ELGIN BATAVIA RANK FIRST NATIONAL BANK OF BATAVIA GT CHARLES NATIONAL BANK STATE BANK OF ST. CHARLES THE FIRST BANK OF DUNDEE KANE COUNTY RANK & TILLET COMPANY OF ELPURY STATE BANK OF BURLINGTON STATE RANK OF HAMPSHIRE FIRST STATE BANK OF MADLE PARK STATE BANK OF MANULTY - * VALLEY BANK & TRUST COMPANY OF SOUTH FLAIN SUBURBAN BANK & TRUST OF CARPENTERSVILLE BANK OF MONIGOVERY BANK OF SUGAR GRIVE CONTINENTAL BANK OF CHICAGO EXCHANCE NAMIONAL BANK OF CHICAGO THE FIRST NATIONAL BANK OF CHICAGO

are herby designated depositories in which funds and monies of the County, in

custody of Jan Carlson, Clerk of the Circuit Court may be deposited.

* Deleted by amendment prior to passage. 4/11/78.

BE IT FURTHER RESOLVED, that no ban! herein designated shall be qualified to receive funds or monies until it has statements of resources and liabilities which such bank is required to furnish to the Audit . of Public Accounts, or the Comptroller of Currency, and;

HE IT FURTHER RESOLVED, that such bank designated as depository for such . funds or monies shall furnish the County Board with a copy of all bank statements which it is required to furnish to the Auditor of Public Accounts, or the Comptroller of Currency, while acting as such depository: and

BE IT FURTHER RESOLVED, that if such funds or monios are deposited in a bank herein designated as a depository, that the amount of such deposits shall not exceed 75% of the Capital Stock and Surplus of such bank and the Clerk of the Circuit Court shall not be discharged from responsibility for such funds or monies deposited in such hank in excess of such limitations.

BE IT FURTHER RESOLVED, that depositories mentioned berein have furnished the County Treasurer with copies of their past two statements as furnished to the Comptroller of Currency or Auditor of Public Accounts, which statements are, approved and accepted.

PASSED this // day of April, 1978.

Clerk, County Board Kane County, Illinois

Chainsin, Country Lard 177 Country, . Limis

State of Illinois County of Mana

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1 3 3 3074 Date

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I, David L. Pierce, Kane County Clerk and Nector of the Pocords in Kane County, Illinois, do hereby certify that the attached is a true and correct copy of the original report on lile.

> In witness thereof, I have bereunto set my hand and affixed the Seal of the County of Kane at my office in Geneva, Lllinois.

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David L. Plerce, Kane Cosney Tor's

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STATE OF ILLINOIS) COUNTY OF KANE 1

78-24 RESOLUTION IN.

DESIGNATION OF DEPOSITORIES FOR FUNDS OF THE CLERK OF THE CIRCUIT COULT

WHEREAS, Jan Carlson, Clerk of the Circuit Court of Kane

County, pursuant to the provisions the statute in such case made and provided has requested this County Board to designate a Bank or Parks or other depository in which the funds or monies in his custody as Cherk of the Circuit Court of Kane County may be deposited;

NOW THEREFORE, BE IT RESOLVED by the County Poard of Kane

County and State of Illinois that:

AURORA NATIONAL BANK MERCHANTS NATIONAL BANK OF AURORA WALLEY MATIONAL BANK OF AUGORA FIRST AMERICAN BANK OF AURORA STATE BANK OF GENEVA FIRST NATIONAL BANK OF GINEVA BANK OF NORTH AURORA ELGEN MATTONAL BANK · FIRST NATIONAL BANK OF ELCIN UNION MATICNAL BANK & TRUST COMPANY OF FLGIN THE ELGIN STATE BA'IK THE LARKIN BANK OF ELGIN BATAVLA BANK FIRST NATIONAL BANK OF BATAVIA ST CHARLES NATIONAL BANK STATE BANK OF ST. CHARLES THE FIRST BANK OF DUNDEE KANE COUNTY BANK & TRUST COMPANY OF FLOURN STATE BANK OF HURLINGTON GTATE RANK OF HAMPSHIRE FIRST STATE BANK OF MAPLE PARK STATE BANK OF MINULTY + VALLEY BANK & TRUST COMPANY OF SOUTH FLOIN SUBURBAN BANK & TRUST OF CARPENTERSVILLE BANK OF MONTGOMELOU BANK OF SUGAR GROVE CONTINENTAL BANK OF CHICAOO EXCHANCE NATIONAL BANK OF CHICAGO THE FIRST JATIONAL BANK OF CHICACO

fare herby designated depositories in which funds and monies of the County, in

Beustody of Jan Carlson, Clerk of the Circuit Court may be deposited. Stall.

ting . "Deleted by amendment prior to passage. 4/11/78.

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BE IT FURTHER MISSOLVED, that no bank herein designated shall be qualified to receive funds or monies until it has statements of resources and hiabilities which such bank is required to furnish to the Auditor of Public Accounts, or the Comptroller of Currency, and;

BE IT FURTHER RELOLVED, the such bank designated as depository for such funds or monies shall furnish the County Board with a popy of all bank statements which it is required to furnish to the Auditor of Public Accounts, or the Comptroller of Currency, while acting as such depository: and

BE IT FURTHER RESOLVED, that if such funds or monies are deposited in a bank herein designated as a depository, that the amount of such deposits shall not exceed 75% of the Capital Stock and Surplus of such bank and the Clerk of the Circuit Court shall not be discharged from responsibility for such funds or monies deposited in such bank in excess of such limitations.

BE IT FURTHER RESOLVED, that depositories mentioned have furnished the County Treasurer with copies of their past two statements as Surnished to the Comptroller of Currency or Auditor of Public Accounts, which statements are approved and accepted.

PASSED this 11 day of April, 1978.

Clerk, County Board Kane County, Illinois

State of Illinois County of Kane

Chairmin, County ward Nano County, J Linois

Date

Devicing, Plerce, Kane County Clerk and Mechar of the Records winds, in County, Illinois, do hereby certify that the attached is a county of the original record on file.

In witness thereof, I have hereunto set my hand and affixed the Seal of the County of Kane at my office in Coneva, Illinoia.

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IN THE CIRCUIT COURT FOR THE SIXTEENTH JUDICIAL CIRCUIT

OF THE STATE OF ILLINOIS

IN THE MATTER OF APPOINTMENT OF JUVENILE PROBATION OFFICERS FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS

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ss. 78-1

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ORDER AND WARPANT

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I, the undersigned Chief Circuit Judge, representing the Circuit Judges of the Cixteenth Circuit of the State of Illinois, pursuant to the authonity vested in us by Chapter 37, Section 706-5 and Chapter 33, Section 204-5, do hereby ratify the appointment of the following Juvanile Probabion Officers of the Sixteenth Judicial Circuit as proposed by the Director of Court Services and the Director of Juvenile Court Services for the Sixteenth Cyclicial Circuit. which circuit is comprised of the Counties of DeX-15. Kane and Kendall:

> Tom Brinton Cathy Poyman Bruce Rasey Steve Puscus Michael Doly Nigel Rhodes Beth Leahy Janes Rudolich Donna Gapastione holen Marner Oscar Schrieber Judson Forris Sheila O'Leary Jamns Saletta Carolyn Henry Sharon Devion. Victor Crur :: Linda McClow Robert Rehm, Jr. Nancy No. Joy Byron Seria Adele Reynolds Douglas Youngblood

Said Juvenile Probation Officers and their successors shall be specifically authorized, under the provisions of Sec. 9-1-10 (3) of the adoption act, to take consent in adoption proceedings.

This order further authorizes the Director of Juveni's Court Services to designate at various times, intern officers, who under the direct supervision of a juvenile probation officer may serve in that capacity with the full authority and responsibilities of a duly appointed guvenile probation officer.

ENTERED Clarken

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March 27. 1978

STATE OF ILLINOIS J SIXTEENTH JUDICIAL CIRCUIT SS

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FILED

ADMINISTRATIVE ORDER NO. 75 2. SIXTEEN // JUDICIAL CIRCUIT

IT IS HEREDY ORDERED that no minorr allogation be or adjudicated as MINS (Minors in Need of Supervision). Dependent or Dependent minors are to be detained in notive curtory at the Kane County Youth Kome unless so ordered by the Count with a written Court Order.

Secure detention will be restricted to these minore alleged to be, or asjudicated as delinquent.

DATED this 10th day of April, 1973

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THE STATE OF ILLINOIS

IN THE MATTER OF THE APPOINTMENT OF THE DIRECTOR OF COMMUNITY CORRECTIONAL SERVICES FOR THE SIXTEENTH JUDICIAL CIRCUIT OF THE STATE OF ILLINOIS.

ORDER AND WARRANT

ss. 70-1

We, the undersigned Circuit Judges, being all the Circuit Judges of the Sixteenth Judicial Circuit of the State of Illineis, pursuant to the authority in us vested by Chapter 37, Section 706-5, Sub-sociation 2, of the Illinois Revised Statutes, 1973, DO HEREBY RATIEY the appointment of KENNETH J. KLIMUSKO, Aurora, Illineis as Director of Community Correctional Services of the Sixteenth Judicial Circuit as proposed by Diivor C. Mundwiler, Director of Court Services for the Sixteenth Judicial Circuit, which Circuit is comprised of the Counties of Kane, Kendall and DeKalb. The duration of said appointment shall be during the pleasure of the said Judges end/or Director of Court Services of said Sixteenth Judicial Circuit, and shall become effective February 1, 1972 A.D.

ENTER THIS 23rd DAY OF JANUARY, 1978, A.D.

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