JUDGE CRAIG'S DIVISION 31 PROCEDURES AND HELPFUL INFORMATION

(updated June 7, 2022)

LOCATION AND GENERAL INFORMATION

Judge Dennis Craig's chambers, courtroom and hearing room are located at the Volusia County Courthouse Annex, 125 East Orange Avenue, Daytona Beach, Florida, 32114. Chambers are located in Room 307 and courtroom is Courtroom 7. Telephone number is 386-257-6071 and fax number is 386-248-8132. The judicial assistant is Justy Turberville whose email address is

iturberville@circuit7.org. The division 31 email address is division31@circuit7.org

EMAILS TO JUDICIAL ASSISTANT

Proposed orders should be emailed to Division31@circuit7.org. General correspondence, including requests for available hearing times, should be sent to the judicial assistant, Justy Turberville at jturberville@circuit7.org. DO NOT SEND THE SAME EMAIL TO BOTH EMAIL

ADDRESSES.

ZOOM

Zoom hearings are allowed only for expedited hearings. If a zoom appearance is needed this request must be made by motion setting forth the basis for appearing by zoom. Convenience is not a basis for appearing by zoom. The motion would be filed in the court file with a copy sent to the Judicial Assistant. When allowed, the zoom link is as follows:

Join from a PC, Mac, IPad, IPhone or Android device:

https://zoom.us/join and enter meeting ID: 3862576071 and Password 32114

Join from dial-in phone line:

Dial by your location

+1 786 635 1003 US (Miami)

Meeting ID: 386 257 6071

Password: 32114

Find your local number: https://zoom.us/u/aFwsTiPYQ

IN PERSON APPEARANCES REQUIRED

Attorneys, parties and witnesses are expected to appear in person for all trials and evidentiary hearings unless there are special circumstances requiring a Zoom appearance. If a Zoom

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appearance is needed, the request must be made by pleading filed in the court file with a copy sent to the Judicial Assistant. The request should indicate whether there is an objection from opposing party.

COURT REPORTERS

Attorneys shall refer to the following link for court reporter qualifications: https://www.flcourts.org/content/download/218951/1979652/courtreporting-methods.pdf

If an attorney or a party would like a court reporter for the hearing, they are responsible for making those arrangements. The arranging attorney or party shall provide all information necessary for the court reporter to attend the hearing in person or by Zoom.

SCHEDULING HEARINGS

After coordinating with opposing counsel/pro se party, most hearings thirty minutes are less may be scheduled on the Benchmark system assessed by the following link:

https://judviewvolusia.circuit7.org/BenchmarkWebLive.

For additional information, please see:

https://circuit7.org/wp-content/uploads/BENCHMARK FAQ.pdf

If Benchmark does not show any available hearing time, you may check with the Judicial Assistant to see if additional time will be added and you should continue to check with calendar for cancellations.

Once the hearing has been scheduled, a copy of the notice of hearing should be forwarded to the Judicial Assistant at Division31@circuit7.org. PLEASE MAKE SURE YOUR NOTICE INDICATES THE AMOUNT OF TIME SCHEDULED FOR THE HEARING.

EXPEDITED HEARINGS

Expedited hearings are non-evidentiary and should take no longer than five to ten minutes. They are held most Wednesdays at 8:30 a.m. You must schedule the time on Benchmark. A copy of the notice of hearing should be forwarded to the Judicial Assistant at Division31@circuit7.org. Zoom appearances are permitted for expedited hearings.

HEARINGS REQUIRING MORE THAN 30 MINUTES

Any hearing requiring more than 30 minutes must be scheduled with the Judicial Assistant. Any hearing requiring less than 30 minutes should be scheduled on the Benchmark calendar. A copy of the notice of hearing should be forwarded to the Judicial Assistant at Division31@circuit7.org.

CROSS NOTICING A HEARING

Cross noticing a hearing is not permitted when utilized to "piggy-back" a separate motion onto a previously scheduled hearing unless all parties agree. In the cross notice of hearing you must indicate that all parties agree to the additional motion being heard and confirm there is adequate time to hear the additional motion. You must email a copy of the cross notice to the Judicial Assistant.

CANCELLATION OF HEARINGS

Only the Judicial Assistant can remove a hearing from the calendar. A notice of cancellation must be filed and a copy sent to the Judicial Assistant before a hearing will be cancelled. All parties should agree to the cancellation of a hearing and the hearing may only be cancelled by the party setting the hearing.

CASE LAW FOR REVIEW

Please forward any case law for review by the judge to Judge Craig's chambers by mail or hand delivery at least five days prior to the scheduled hearing.

ORDERS

Agreed orders may be sent in Word format to division31@circuit7org. You must copy opposing party with the email and the email should indicate that the order is an "agreed" order.

Do not send orders to the court prior to determining if opposing counsel agrees or disagrees with the order. If the parties cannot agree on the form of the order, each side should submit an order for the judge to review.

Any order being sent in preparation for a hearing that has not occurred must be sent to Division31@circuit7.org and the email should indicate the date and time of the hearing for which the order is being sent. **Please do not send the order to the division email address and the JA email address.** All orders should be sent only to Division31@circuit7.org.

MOTIONS FOR SUBSTITUTION OF COUNSEL

The Motion for Substitution of Counsel must include the client's written consent and then forward the order to Division31@circuit7.org.

MOTIONS TO COMPEL DISCOVERY.

These motions should comply with Re: Motions to Compel Discovery in Civil Actions (Amended), CV-2004-004-SC(A) which can be found at http://www.circuit7.org/Administrative%20 Orders/civil/CV-2004-004-SC%20(A).html.

PROCESS ORDERS

Once the motion has been filed, forward the order to Division31@circuit7.org for signing. Please do not file the motion with the order attached with the Clerk and do not send the order with the motion attached to the judge. File the motion with the Clerk and forward the order to the judge.

MOTIONS TO CANCEL FORECLOSURE SALES

The motion must contain specific facts as to the reason for the cancellation and whether opposing party has any objection. If opposing party objects, a hearing will be required.

FORECLOSURE CASES

Case Management Conferences and Non-Jury Trials are scheduled by the Judicial Assistant. Please file your notice of issue and forward a copy of same to Division31@circuit7.org. If there are parties without email addresses, the attorney should forward stamped, self-addressed envelopes to the Judicial Assistant for service upon those parties.

You may schedule your own motions for summary if the motions can be heard in thirty minutes or less.

SETTING TRIALS

Once it has been determined that a case is at issue, the case should be noticed for trial by filing a notice of issue with the clerk and emailing a copy to the judicial assistant.

EXHIBITS FOR EVIDENTIARY HEARINGS AND NON-JURY TRIALS

If the parties have exhibits they want to enter into evidence during an evidentiary hearing or non-jury trial, the exhibits, along with a corresponding index of the exhibits, must be sent to the civil clerk's office located at the Volusia County Courthouse Annex, 125 East Orange Avenue, Daytona Beach, Florida, 32114. The clerk must receive the index and exhibits at least three (3) business

days in advance of the hearing/trial. The parties must exchange with each other a copy of the exhibits and index five (5) business days in advance of the hearing/trial. Failure to copy a party with the proposed exhibit may be grounds to deny the exhibit as evidence. The parties do not need to comply with the foregoing if the exhibits are documents previously filed in the court file and are otherwise in compliance with the Florida Rules of Civil Procedure.