



**Circuit Court
Nineteenth Judicial Circuit
Lake County, Illinois**

**C-101 Standing Order Regarding C101 Courtroom Procedures and
CC101@lakecountyl.gov Email Account**

The parties may use the cc101 email address to send Judge DeRue orders as well as courtesy copies of the following documents: motions; pre-trial/settlement conference memoranda; GAL reports; and expert reports; **PROVIDED:**

The SUBJECT LINE of the email clearly states what is being attached, including specifically what is attached, the case name, the case number, and the next date the case is up:

THE FOLLOWING ARE SUBJECT LINE EXAMPLES (utilizing the fictional Doe v. Doe case, fictional case number 15 D 2425, next up on August 8, 2020)

Order - 15 D 2425, Doe v. Doe, 8-8-20

Motion Courtesy Copy - 15 D 2425, Doe v. Doe, 8-8-20

EMERGENCY MOTION - 15 D 2425, Doe v. Doe, 8-8-20

Pre-trial Memorandum - 15 D 2425, Doe v. Doe, 8-8-20

GAL Report - 15 D 2425, Doe v. Doe, 8-8-20

- The document must be sent with a maximum of **ONE attachment**, and the entire document, including any attachment, **must be less than 15 pages**. If the document is longer than 15 pages, including any attachment, then you must drop the document off for Judge DeRue with the law library or court administration, mail the document to the attention of Judge DeRue or send it via e-mail to the Law Library (for the law library to print for Judge DeRue at a cost to be incurred by the sender). Documents may not be e-mailed in multiple attachments to circumvent the purpose and intent of this standing order.
- Do not send a link from the Circuit Clerk filing system or any other 3rd party link for the court to download documents from. You **MUST** attach a PDF of the document.
- All Non-agreed proposed orders must be sent in Word Format.
- All local rules apply to the timing of delivery of courtesy copies absent being specifically addressed by the court in advance on a case by case basis. The Court will not review documents that are sent the night before or the morning of the hearing

or the pre-trial, unless the document is an emergency motion on the call that morning.

Any matters proceeding to hearing or trial involving exhibits – the parties are required to abide by the following protocols as to their respective exhibits (absent specific advance orders by the court):

- 1) All parties must tender to opposing counsel or self-represented litigant, in advance of the Final Trial Conference (pursuant to Local Court Rule 4-3.13) for a matter set for trial, or a minimum of 5 days before a hearing of a matter which is not set on a trial call, photocopies of any/all exhibits which may be offered at said hearing or trial. Said exhibits must be labeled and a full comprehensive exhibit list must be tendered contemporaneously with said photocopies of said exhibits.
- 2) All parties must tender to the court, in the same time periods provided in #1 above, **hard copies** of the same exhibits as referenced in #1 above, including said comprehensive exhibit list. Emailed copies of such will not be accepted by court absent good cause shown.
- 3) For any hearing or trial which is conducted via Zoom, the parties are to have previously labeled copies of any/all exhibits which may be utilized by any witness as part of their testimony, accessible to said witness contemporaneously when said witness is testifying at hearing or trial. This can be accomplished by sending e-mailed attachments or tendering hard copies of said exhibits in advance to individual respective witnesses. This rule may be waived in the discretion of the court if good cause is shown.

DO NOT USE THE CC101 EMAIL ADDRESS TO COMMUNICATE WITH THE COURT, THE CLERK, OR EACH OTHER.

Dated this 5th day of August, 2020.

/S/Stephen M. DeRue