

AMENDMENT TO LOCAL CIRCUIT COURT RULES

8.03 of the Rules of Practice of the Circuit Court of the Thirteenth Judicial Circuit states as follows:

“8.03 WALK-INS

- (a) It shall be the responsibility of the person seeking to affect the marital status, or his or her attorney, to present to the prove-up judge, in a single package, prior to the commencement of testimony the following:
 - (1) Judgment Order
 - (2) Fully completed Certificate of Dissolution, Declaration of Invalidity or Legal Separation
 - (3) (Reserved)
 - (4) Fully completed supplemental order for payment of support or maintenance through the Office of the Circuit Clerk unless waived by the parties.
 - (5) Signed original of any written agreement of the parties that has been testified to, received in evidence and is to be incorporated in the Judgment or Declaration.
 - (6) Obligor order for fee to Circuit Clerk pursuant to 750 ILCS 5/711, if support or maintenance obligation.
 - (7) Certificate that the parties have completed the “For Your Children” program as provided in Rule 8.12 herein if appropriate unless waived in advance by the Court.
- (b) Failure to provide said package to the Court prior to the hearing shall result in the Court not hearing the matter at the requested time for hearing”.

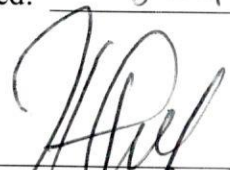
IT IS HEREBY ORDERED THAT Rule 8.03 of the Rules of Practice of the Circuit Court of the Thirteenth Judicial Circuit is amended to state as follows and not as heretofore:

“8.03 PROVE-UPS IN DISSOLUTION CASES

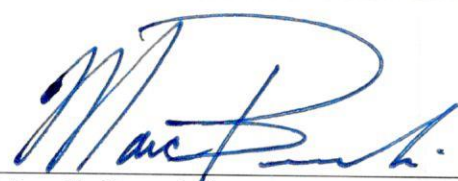
- (a) It shall be the responsibility of the person seeking to affect the marital status, or his or her attorney, to present to the prove-up judge, in a single package, prior to the commencement of testimony in the timeframe to be established by the individual judge the following:
 - (1) Judgment for Dissolution of Marriage
 - (2) Signed original of any written agreement of the parties that will be testified to and received in evidence and is to be incorporated in the Judgment for Dissolution of Marriage.

- (3) Allocation Judgment allocating parental responsibilities and parenting time, fully completed and signed by each party (if minor children).
 - (4) Uniform Order for Support and Child Support Data Sheet, fully completed and signed by each party, *with statutory child support calculations attached* (if minor children and/or children who are 18 but have not graduated high school).
 - (5) Certificate of completion of Parenting Class.
 - (6) Fully completed Certificate of Dissolution
- (b) Failure to provide said package to the Court prior to the hearing shall result in the Court not hearing the matter at the requested time for hearing”.

Entered: 8-4-21



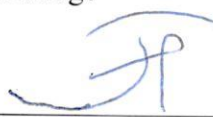
H. Chris Ryan, Jr.
Chief Judge




Marc P. Bernabei
Circuit Judge




Christina M. Cantlin
Circuit Judge



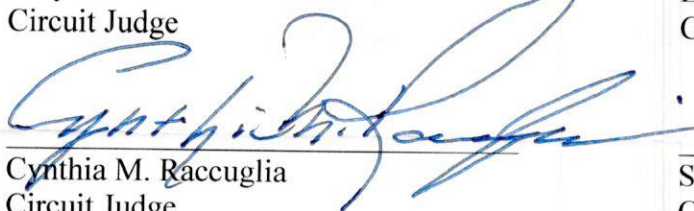
Joseph P. Hettel
Circuit Judge



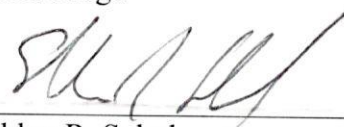
Troy D. Holland
Circuit Judge



Lance R. Peterson
Circuit Judge



Cynthia M. Raccuglia
Circuit Judge



Sheldon R. Sobol
Circuit Judge