

Donald Scaglione CIRCUIT JUDGE FIFTH JUDICIAL CIRCUIT OF FLORIDA

BECKY HAIMES
JUDICIAL ASSISTANT
(352) 754-4030
FAX: (352) 754-4273
EMAIL:
bhaimes@circuit5.org

HERNANDO COUNTY JUDICIAL CENTER
20 N. MAIN ST., ROOM 444
BROOKSVILLE, FLORIDA 34601
5TH CIRCUIT WEBSITE:
www.circuit5.org

IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT HERNANDO COUNTY, FLORIDA

MOTION IN LIMINE PROCEDURE ORDER FOR THE CIVIL JURY AND CIVIL NON-JURY DOCKET FOR THE HONORABLE DONALD E. SCAGLIONE CIRCUIT CIVIL DIVISION Effective January 1, 2021

THIS COURT having determined the need to facilitate an orderly progression of all civil matters before it and particularly to establish uniformity in the procedure for filing Motions in Limine it is

ORDERED AND ADJUDGED

All Motions in Limine MUST BE FILED **PRIOR TO THE PRE-TRIAL** CONFERENCE IN ORDER TO BE CONSIDERED.

** *ANY MOTIONS FILED AFTER THE PRETRIAL CONFERENCE WILL NOT BE CONSIDERED BY THIS COURT UNDER ANY CIRCUMSTANCES AND WILL BE SUMMARILY DENIED* * *

Mandatory Meeting Prior to Pre-Trial:

A) No later than 30 days prior to the Pre-Trial Conference the attorneys shall meet and/or discuss all Motions in Limine in an attempt to stipulate to any and/all possible Motions in Limine.

Stipulated Motions in Limine:

- A) Any Motions in Limine that are stipulated to between the parties (after meeting) shall be filed with an agreed upon PROPOSED ORDER granting the relief requested for this Court's consideration and signature PRIOR TO PRE-TRIAL.
- B) Uncontested/stipulated Motions in Limine MUST indicate and certify that opposing Counsel has no objection to the entry of the order. <u>Said certification</u> shall also be contained in the body of the proposed Order that shall be provided to this Court as set forth above.

Contested Motions in Limine:

If after all attempts at resolutions have been exhausted and

- A) If the parties CANNOT agree on Motions in Limine, said Motions shall be filed in accordance with this Court's Order Establishing Motion Practice Procedure.
- B) Contested Motions MUST indicate and certify that all attempts at resolution have failed and each Motion and Response filed thereto shall have attached a PROPOSED ORDER GRANTING/DENYING the specific relief requested. SAID MOTIONS MUST BE FILED PRIOR TO THE PRETRIAL CONFERENCE AND SHALL COMPLY WITH THE TERMS AND CONDITIOS SET FORTH BELOW.
- C) ALL MOTIONS IN LIMINE THAT ARE NOT STIPULATED MUST BE FILED IN ACCORDANCE WITH THE COURT'S MOTION PRACTICE PROCEDURE ORDER.
- D) ALL CONTESTED MOTIONS IN LIMINE MUST BE FILED NO LATER

 20 DAYS PRIOR TO THE PRE-TRIAL. The opposing party shall have TEN days from the filing date of the Motion in Limine to file a Response thereto.

NO REPLY MEMORANDUM SHALL BE PERMITTED or considered by this Court. Any filings (either Motions or Responses) that are untimely, in accordance with this provision <u>will not</u> be considered by this Court.

E) FAILURE TO COMPLY WITH THIS PROVISION WILL RESULT IN ANY AND ALL MOTIONS IN LIMINE BEING SUMMARILY DENIED.