

IN THE SUPERIOR COURT OF COLQUITT COUNTY, GEORGIA
PRE-TRIAL CALENDAR AND STATUS CONFERENCES

April 10, 2024

**ALL COUNSEL ARE TO BE FAMILIAR WITH, AND ADHERE TO, ALL
PROVISIONS OF THIS NOTICE.**

Pre-trial conferences will be held on **April 10, 2024** in Room 232 of the Colquitt County Courthouse Annex, in Colquitt County, Moultrie, Georgia.

Jury Trials:

All cases to be tried by a jury will be **required** to attend the pre-trial conference **and** prepare a pre-trial order. Please see following page for further jury trial instructions.

Non-Jury Trials:

A pre-trial order will not be required for the cases that are designated as non-jury matters. **Counsel for each party shall confer and submit to the court, in writing, no later than April 3, 2024**, the contentions of the parties, the time estimated in hours to try the matter, and whether the presence of a court reporter is required.

If counsel fails to confer, then appearance by both counsel will be required at the pre-trial conference. If counsel submits a conflict notice for the April 10, 2024 pre-trial conference, the Court will expect counsel to confer and submit the contentions to the Court prior to the April 3, 2024 deadline date.

Status Conferences:

Cases designated for a status conference are listed on this calendar. ALL counsel must attend the status conference in person. No exceptions. The only exception would be a filed final order, which would need to be delivered to the Court prior to April 3, 2024.

SO ORDERED, this 19th day of March, 2024.

Gregory A. Voyles

JUDGE GREGORY A. VOYLES
SUPERIOR COURTS,
SOUTHERN JUDICIAL CIRCUIT

IN THE SUPERIOR COURT OF COLQUITT COUNTY, GEORGIA

PRE-TRIAL CALENDAR

April 10, 2024

NOTICE FOR JURY TRIAL CASES

Pre-trial conferences on the within cases will be held on April 10, 2024, in Room 232, Colquitt County Courthouse Annex, in Moultrie, Georgia, at the date and time assigned herein for each respective case. ALL COUNSEL ARE TO BE FAMILIAR WITH, AND ADHERE TO, ALL PROVISIONS OF THIS NOTICE.

Attention is directed to Uniform Superior Court Rules (U.R.) 7.1, 7.2, and 14, which are by reference incorporated herein. The Uniform Superior Court Rules will be referred to hereinafter as "U.R."

A copy of this order is included by reference in every pre-trial order filed in the Southern Judicial Circuit.

No case will be placed on the Trial Calendar without a pre-trial order being filed therein in accordance with U.R. 7.2 and this notice, unless otherwise ordered by the Court.

The Court directs that counsel for both parties confer at their earliest convenience to refine the issues, arrive at all possible stipulations, exhibit and exchange documentary evidence, and furnish each other a written statement of their contentions.

After so conferring, counsel for the plaintiff shall prepare a pre-trial order which shall be in compliance with U.R. 7.2 as is applicable to the particular type case. The proposed pre-trial order shall also state:

- (1a) The type of case (Personal Injury, Property Damage, Divorce, Counterclaim, etc.);
- (4a) Whether counsel will agree to waive jury trial, agree to trial by a six person jury, proceed with a lesser number of jurors than selected should any of them be unable to complete the trial for any reason;
- (6a) Plaintiff's contentions of applicable law;
- (7a) Defendant's contentions of applicable law;
- (8a) Issues of law;
- (13a) Facts established by pleadings;
- (14c) Documents to be admitted into evidence without objection;
- (16a) A statement of other ordinances and statutes applicable.

Such proposed pre-trial order shall be presented to the court, in duplicate, at the pretrial conference; **OR** counsel for the parties may sign and deliver the original and one copy of same to:

JUDGE GREGORY A. VOYLES

P.O. BOX 1349

VALDOSTA, GA 31603

Email: gavoyles@southernjudicialcircuit.com

on or before the 3rd day of April, 2024. (U.R. 7.2)

Unless so notified by the Court, counsel for all parties that have jury trial cases shall attend the scheduled pre-trial conference.

The Court directs that counsel for all parties in **Domestic Relations** cases submit to the Court along with the proposed pre-trial order, or at the time of the scheduled pre-trial conference, one list of all assets of the parties which are to be divided by the jury as separate property or separate debt, and one list of marital property and marital debt. Any asset not on one of said lists, will not be submitted to the jury. The list of marital property and debt shall contain a proposed allocation of such asset or debt and shall also contain an indicated space for the awarding of such asset or debt by the jury.

All objections to testimony on file with the Court shall be called to the Court's attention at the time the proposed pre-trial order is submitted or shall be deemed to have been waived; objections to depositions taken after the time of the submission of the pre-trial order shall be called to the court's attention and disposed of prior to trial week or shall be deemed to have been waived.

No exhibit will be admitted unless submitted to and initialed by opposing counsel, and numbered prior to the selection of the jury.

Any person not listed under the "will have present" or the "may have present" witness list in the pre-trial order, shall not be allowed to testify.

The parties shall jointly prepare a proposed verdict form and submit the same to the court at the time of the pre-trial conference; if the parties are unable to agree on a form, each party shall submit a proposed form to the court.

A copy of all proposed Requests to Charge shall be delivered to the Court at the time of the submission of the proposed pre-trial order or at the pre-trial conference. The original request need not be filed nor copy furnished to opposing counsel until commencement of the trial. (U.R. 10.3)

If no defensive pleadings have been filed and the case is in default, plaintiff's counsel shall bring a proposed default judgment to said conference. If the case is in default and the claim is ex delicto or based upon an unliquidated claim, plaintiff's counsel shall present evidence at said conference on the issue of damages and present a proposed judgment therefor to the Court at said conference.

If the case is to be dismissed, dismissal must be filed with Clerk prior to pre-trial conference and judge's office notified, or written dismissal should be brought to the pre-trial conference.

If the case is a Divorce action and no defensive pleadings have been filed, or there are no issues remaining for trial, counsel for the plaintiff shall present evidence on the issue of divorce and a proposed decree at said conference.

SO ORDERED, this 18th day of March, 2024.

Gregory A. Voyles
HON. GREGORY A. VOYLES
JUDGE, SUPERIOR COURTS
SOUTHERN JUDICIAL CIRCUIT

IN THE SUPERIOR COURT OF COLQUITT COUNTY, GEORGIA
CIVIL PRE-TRIAL CONFERENCE CALENDAR
APRIL 10TH, 2024

HONORABLE GREGORY A. VOYLES, PRESIDING

NOTE: Civil Trials for the following cases are scheduled for the week of May 6th, 2024 contingent upon cases having completed mediation. Any cases not mediated, or not having been previously exempted from mediation, will not be tried during that week

STATUS CONFERENCES:

TIME:
9:30 AM

CASE:

ATTORNEY:

2017-CVD-0111

Robert Williams
vs.
Latisima Williams

Pro se

Pro se

2019-CVD-0387

Tanya Holloway Monts
vs.
Frederick Jermone Monts

Pro se

Pro se

2022-CVD-0084

Olivia Daniels
vs.
Kentrack Blalock

Pro se

Pro se

2022-CVD-0433

Marqueal Thomas
vs.
Jonathan Thomas

Pro se

Pro se

2023-CVD-0259

Carlee Elizabeth Moore
vs.
Terrence Rashard Ryce

Pro se

Pro se

9:45 AM

2020-CV-0265

Sherrell Rushing
vs.
James Small, III, M.D., Et Al.

John Steel
Lisa Weinstein
Daniel Huff
Charles Dorminey

2021-CVD-0318	Andrew Greene vs. Brittany Greene	Bree Sullivan-Howell John Spurlin
---------------	---	--

2022-CVD-0164	Joni Price vs. Roger Price	Dorothy McCranie Elizabeth Torres
---------------	----------------------------------	--

2022-CVD-0209	Kenneth Holton, III vs. Ariel Pilcher	David Herndon Aurora Kirbo
---------------	---	-----------------------------------

2022-CVD-0257	Aubrey Sumner vs. Dana Sumner	Ronald Warren Pro se
---------------	-------------------------------------	-----------------------------

2022-CVD-0394	Jo Beth Key vs. Brian Key	Bree Sullivan-Howell Pro se
---------------	---------------------------------	------------------------------------

PRE-TRIAL CONFERENCES:

TIME:
10:00AM

CASE:

ATTORNEY:

2023-CVD-0085	Refugio Rodriguez vs. Martha Tabares	Pro Se Pro Se
---------------	--	----------------------

2023-CVD-0110	Melissa Sparks vs. David Talley, Katelyn Sparks	Aurora Kirbo Pro Se
---------------	---	----------------------------

2023-CV-0239	Cortney Newton vs. Brenda Wiersma	Pro Se Pro Se
--------------	---	----------------------

2023-CV-0247 Discover Bank vs. Lewis Edney Richard McCarthy Justin Pawluk Pro se

2019-CVD-0469 Stephanie Buckner vs. Mark Buckner Dorothy McCranie Robert Walker

2021-CV-0464 Blanton Business Group, LLC vs. Demott Enterprise, INC. John Spurlin Clifford Kirbo

2021-CVD-0482 Travis Giddens vs. Glinda Cannon Karla Walker Jennifer Williams

2022-CVD-0248 Anna Griffin vs. Lewis Griffin Kari Anne Bowden Tommy L. Thigpen

2023CVD0242 Hetal Patel vs. Piyush Patel Kenneth Still Pro se

* * *

CLERK'S CERTIFICATE

This is to certify that I have this date mailed a true and correct copy of the foregoing Pre-Trial Calendar to all attorneys having cases listed thereon, to each Pro Se party listed thereon, and to the Judge scheduled to hold Pre-Trial Conferences.

This ____ day of March, 2024.

CLERK, COLQUITT COUNTY SUPERIOR COURT