

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
THIRD MUNICIPAL DISTRICT**

**ADMINISTRATIVE ORDER AMENDED FOR AGREED FINAL ORDERS 2020-12
REGARDING ALL PARENTAGE CASES**

Procedure to submit Agreed Final Orders in Response to General Administrative Order No. 2020-02

Pursuant to General Administrative Order 2020-02 entered on June 26, 2020 by Chief Judge Timothy C. Evans regarding COVID-19 Emergency Measures, Resumption of Operations:

EFFECTIVE IMMEDIATELY, IT IS HEREBY ORDERED THAT:

1. On a temporary basis, Agreed Final Orders (i.e., orders that constitute final and appealable Orders as defined by the Illinois Supreme Court Rules) which do not require an oral proceeding or prove-up may be submitted to the Court for entry via email transmission by either party with all counsel of record or the parties (if not represented) included as recipients of the email to: both rmeadowsd3orders@cookcountycourt.com and ccc.d3parentage@cookcountyil.gov.

No Agreed Final Order shall be entered by the Court unless all counsel of record, or parties (if not represented by counsel) are included as recipients of the email containing the proposed Agreed Final Order.

2. All Agreed Final Orders shall:

- a. bear the heading: "**AGREED FINAL ORDER SUBMITTED BY ELECTRONIC MEANS;**"
- b. where feasible, bear the written signature of all parties; and if the parties are represented,
- c. where feasible, bear the electronic signature of any counsel of record in the cause;
- d. contain the email address and contact telephone number of each counsel of record in the cause or the parties (if not represented by counsel).

3. All Agreed Final Orders may be executed in counter-parts (i.e., Petitioner signs one, Respondent signs another, and both are submitted to the Court with the other's signature left blank).

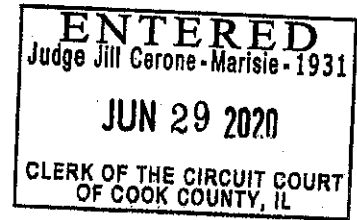
4. All Agreed Final Orders shall be reviewed by the regularly assigned Judge or a Judge sitting in his/her stead. The regularly assigned Judge or a Judge sitting in his/her stead shall either approve the Order or state concise reasons for rejecting the Order.


5. All approved Agreed Final Orders shall be entered by the Court via the process outlined in Administrative Order 2020-07.

6. The Court shall disseminate the approved Final Agreed Order bearing the Judge's signature or the reasons for rejecting the Order to all counsel of record and all self-represented parties in a timely manner

DATED: June 29, 2020

ENTERED:




JILL C. MARISIE
Presiding Judge
Third Municipal District