

## Judge Contact Information

### 1. Please enter your name and contact information.

Name: - Cheryle Gering

Email Address: -

Phone Number: -

## Attorney Contact

### 2. Generally, how do you prefer attorney contact?

Email

### 3. How do you prefer to receive briefs?

Email with hard copy also sent via U.S. Mail

### 4. Would you like to receive copies of pleadings and affidavits related to a brief or motion?

Yes, via email with hard copy also sent via U.S. Mail

### 5. How do you prefer to receive proposed orders?

Email

## Civil Scheduling and Practice

### 6. What is the preferred method for setting a civil motions hearing, other than in open court?

Email court reporter with cc: to other attorneys of record

Please include county, case number, and case name.

### 7. Do you want courtesy copies of the main statutes or cases relied upon in briefs or motions?

No

### 8. Who should be contacted to request/schedule a telephonic appearance?

Court Reporter

### 9. Do you require a motion or want some form of notice if the parties have stipulated to an extension of a deadline in a scheduling order?

No

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**10. Should stipulations between counsel on evidentiary issues and/or legal issues be submitted to you in writing?**

Yes

If not in writing, stipulations should be put on the record.

**11. What is the preferred method for scheduling a civil jury trial?**

Email court reporter with cc: to other attorneys of record

**12. Do you require pretrial conferences and what agenda do you have for pretrial conferences?**

Yes

Pretrial will usually be required for jury trials.

**13. Do you have a standard pretrial order?**

No

**14. Do you have any requirements for court trials that are different from your jury trial expectations?**

Yes

Pretrial will usually be required for jury trials.

**15. How do you conduct voir dire?**

With agreement of parties, court may ask general qualification questions. Majority of voir dire done by counsel.

**16. Do you require a pretrial brief?**

Yes

If dispositive motions have not been filed, yes.

**17. Do you require pretrial findings of fact and conclusions of law in a court trial?**

No

**18. Is there anything else you would like attorneys to know about how you conduct civil matters?**

Always contact the court (through court reporter) to schedule hearings longer than 15 minutes, all trials, or any hearing on non-regular motion day.

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## Criminal Scheduling and Practice

19. What is the preferred method for setting a criminal motions hearing, other than in open court?

Email court reporter with cc: to other attorneys of record

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20. What is the preferred method for seeking a reset of a routine criminal court appearance?

Contact State's Attorney and reset by agreement of counsel

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21. When a suppression motion is filed, do you require or request a pre-evidentiary brief to lay out the issues to be argued?

Yes

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22. Do you have any standard sentences or sentencing policies of which attorneys should be aware?

No

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23. If answer to previous question is yes, please provide examples. (e.g., no suspended imps in certain situations, fine paid in full on day of sentencing, etc)

**No Response**

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24. Is there anything else you would like attorneys to know about how you conduct criminal matters?

Court prefers defendant to be in court to waive 180 days, but written waiver can be used.

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## Courtroom Protocol

25. Does the Court prefer that lawyers:

	Yes	No
a. Stand when addressing the court	<b>X</b>	
b. Ask permission to approach an adverse witness	<b>X</b>	
c. Ask permission to approach their own witness	<b>X</b>	
d. Ask permission before moving about the well of the courtroom	<b>X</b>	
e. Ask permission to publish an admitted exhibit to the jury	<b>X</b>	

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*Comments:*

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**26. Do you allow lawyers to have cell phones in your courtroom?**

Yes

**27. Do you mind if lawyers check email, etc while waiting in the gallery for their case to be called?**

No

**28. Is there anything else you would like attorneys to know about your preferred courtroom protocol?**

All cell phone and electronic devices must be silenced. No recording is allowed. No electronic devices can be accessed/used by counsel or parties during hearings or trials without court permission.

## **Domestic Cases**

**29. Are there any special issues that arise in your courtroom in domestic cases that you would like the Bar to be aware of?**

Temporary orders are determined based upon affidavits.

**30. Do you have a standard pretrial order?**

Yes

**31. Do you require:**

	<b>Yes</b>	<b>No</b>
Pre-trial conference		<b>X</b>
Pre-trial mediation	<b>X</b>	
Asset/Debt spreadsheet (if so, please provide a copy of the required form)	<b>X</b>	
Pre-trial brief	<b>X</b>	
Pre-trial submission of proposed Findings of Fact and Conclusions of Law		<b>X</b>

*Comments:*

**32. If the parties stipulate to temporary or final matters, how do you prefer attorneys proceed?**

Submit written stipulation/agreement and proposed order to court on temporary matters. If partial agreement as to final matters, agreement can be stated on the record by the parties at the start of the trial.

**33. Is there anything else you would like attorneys to know about how you conduct domestic cases?**

**No Response**

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## **Courthouse**

**34. Does your courtroom/courthouse have any of the following: (please list all applicable counties)**

**No Response**

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**35. Is there anything not previously addressed that you would like attorneys practicing in your court to know?**

The resources of each courthouse/courtroom vary. Please contact Court Administration and/or the Clerk of Court's offices for an opportunity to view the courtroom or to inquire.