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CINDY G. BROWN, CLERK
COWETA COUNTY, GA

**IN THE SUPERIOR COURTS OF THE COWETA JUDICIAL CIRCUIT
STATE OF GEORGIA
CARROLL, COWETA, HEARD, MERIWETHER & TROUP COUNTIES**

STANDING ORDER NUMBER 8

IN RE: CASE ASSIGNMENT

Effective February 9, 2015, the Clerks of the Superior Court of the Coweta Judicial Circuit, when assigning cases, shall adhere to the following parameters, rules and procedures:

I. CIVIL CASES

Civil cases shall be assigned when they are filed with the Clerk of Court. In assigning civil cases, the Clerks shall utilize the random assignment functionality that is a part of their respective case management software programs. It is the intention of this order that case types of civil cases as identified in *Appendix A* to the *Georgia Caseload Reporting Guide: CY 2012* be distributed among the judges in the percentages set forth in this order in as detailed a fashion as can be accomplished by their respective case management software programs without resort to custom programming.

II. CRIMINAL CASES

Criminal cases shall be assigned when the warrant is filed with the Clerk of Superior Court. It is the intention of this order that the Clerk of

Superior Court receive criminal warrants for filing as soon as is reasonably practicable. The Clerks shall randomly assign criminal cases by utilizing the random assignment functionality that is a part of their respective case management software programs or by implementing a random manual assignment system of their choosing subject to the approval of a majority of the judges of the circuit. It is the intention of this order that criminal cases be distributed among the judges in the percentages set forth in this order so that each judge receives his proportionate share of serious felony cases and each judge receives his proportionate share of felony cases that are not serious felonies. "Serious felony" cases are those cases listed in *Appendix C* to the *Georgia Caseload Reporting Guide: CY 2012*. Uniform Appeal cases shall be assigned as hereafter set forth. In any situation wherein a defendant is accused of a misdemeanor and there is no related felony case, the misdemeanor case shall be treated the same as a non-serious felony case for purposes of assignment. Warrants shall be assigned from the lowest warrant number. However, when a Clerk receives multiple warrants on the same defendant, and those warrants charge both serious and non-serious felony offenses, the Clerk shall assign the warrants on that defendant based upon the lowest serious felony warrant number (i.e. the lowest serious felony warrant on a defendant shall take precedence over

a lower non-serious felony warrant on the same defendant).

III. CASE ASSIGNMENTS

A. Carroll County

The Clerk of the Superior Court of Carroll County shall assign 11.11% of all civil cases filed and 0% of all criminal cases filed to Judge A. Quillian Baldwin, Jr.; 22.22% of all civil cases filed and 16.67% of all criminal cases filed to Judge John T. Simpson; 11.11% of all civil cases filed and 16.67% of all criminal cases filed to Judge Dennis Blackmon; 33.34% of all civil cases filed and 0% of all criminal cases filed to Judge Jack Kirby; 11.11% of all civil cases filed and 50% of all criminal cases filed to Judge Bill Hamrick; 0% of all civil cases filed and 0% of all criminal cases filed to Judge Emory Palmer; and, 11.11% of all civil cases filed and 16.66% of all criminal cases filed to Judge W. Travis Sakrison.

B. Coweta County

The Clerk of the Superior Court of Coweta County shall assign 11.11% of all civil cases filed and 0% of all criminal cases filed to Judge A. Quillian Baldwin, Jr.; 0% of all civil cases filed and 16.67% of all criminal cases filed to Judge John T. Simpson; 11.11% of all civil cases filed and 16.67% of all criminal cases filed to Judge Dennis Blackmon; 33.34% of all civil cases filed and 0% of all criminal cases filed to Judge Jack Kirby; 11.11% of all civil cases filed and 0% of all criminal cases

filed to Judge Bill Hamrick; 22.22% of all civil cases filed and 50% of all criminal cases filed to Judge Emory Palmer; and, 11.11% of all civil cases filed and 16.66% of all criminal cases filed to Judge W. Travis Sakrison.

C. Heard County

The Clerk of the Superior Court of Heard County shall assign 100% of all civil cases filed to Judge Emory Palmer and 100% of all criminal cases filed to Judge A. Quillian Baldwin, Jr.

D. Meriwether County

The Clerk of the Superior Court of Meriwether County shall assign 100% of all civil cases filed to Judge Jack Kirby 100% of all criminal cases filed to Judge Dennis Blackmon.

E. Troup County

The Clerk of the Superior Court of Troup County shall assign 11.11% of all civil cases filed and 50% of all criminal cases filed to Judge A. Quillian Baldwin, Jr.; 11.11% of all civil cases filed and 16.67% of all criminal cases filed to Judge John T. Simpson; 11.11% of all civil cases filed and 16.67% of all criminal cases filed to Judge Dennis Blackmon; 33.34% of all civil cases filed and 0% of all criminal cases filed to Judge Jack Kirby; 11.11% of all civil cases filed and 0% of all criminal cases filed to Judge Bill Hamrick; 11.11% of all civil cases filed and 0% of all criminal cases filed to Judge Emory Palmer; and, 11.11% of all civil cases

filed and 16.66% of all criminal cases filed to Judge W. Travis Sakrison.

IV. UNIFIED APPEAL CASES.

Upon the filing of a notice of intent to seek the death penalty in any case in any county of the circuit, the Judges of the Circuit shall confer and consider the distribution of death penalty cases among the judges of the Circuit, the respective pending case load, and allocation of resources for the handling of such a case. After such conference, the Chief Judge shall assign the case regardless of any prior assignment made by the Clerk.

V. COMPANION AND RELATED ACTIONS

It is the responsibility of the Clerk of Court to assure that companion and related cases are assigned to the same judge in accordance with Uniform Superior Court Rule 3.2. The random assignment system employed by the Clerks shall apply to the earliest case filed. Thereafter, all actions involving substantially the same parties, or substantially the same subject matter, or substantially the same factual issues, whether pending simultaneously or not, shall be assigned to the same judge. Whenever such action is re-filed, or a derivative or companion action is filed or re-filed, or a defendant is re-indicted on a previous charge, or is indicted on a subsequent charge while still under charges or serving a confinement or probated sentence on a previous

action, or co-defendants are indicted separately, such actions shall be assigned to the judge to whom the original action was or is assigned. Generally, such actions will be assigned to the judge to whom the action with the lower action number is assigned. In the event that it comes to the attention of the Clerk or any party or attorney involved in a case that any case is related to another case assigned to a different judge, that fact shall be made known to the judges effected who shall confer to determine whether a transfer pursuant to Uniform Superior Court Rule 3.3 is appropriate.

VI. MANUAL ASSIGNMENT

Should any Clerk decide to assign cases manually, the random method of assignment chosen shall be reduced to writing and submitted to the judges of the Superior Court for approval.

VII. EXCLUSIVE CONTROL – BALANCING THE CASELOAD

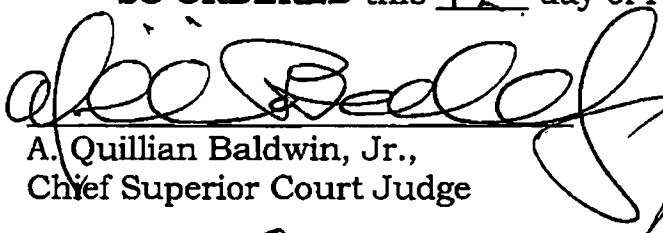
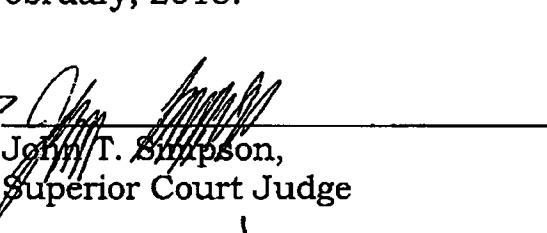

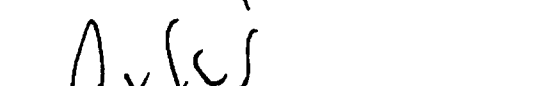
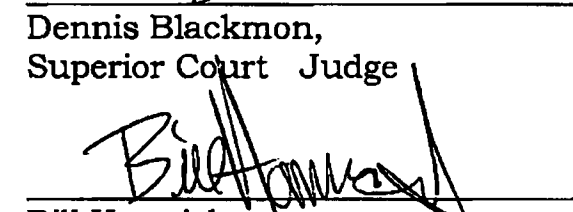
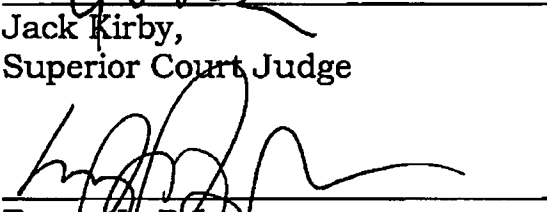
The Clerks shall run case assignment reports every six months to determine whether their random assignment systems have fairly distributed the cases in accordance with the current Case Assignment Order. Such reports shall be sent to each judge in the circuit by January 15th and July 15th of each year. The judges of the circuit shall meet to discuss the assignment reports and, utilizing Uniform Superior Court Rule 3.3, transfer cases between and among themselves in order to

balance the caseload should it be determined to be out of balance. At any time that any judge in the circuit believes that he is receiving a disproportionate share of the assigned cases, he may request a meeting in which the judges of the circuit shall determine whether any cases need to be transferred in order to fairly balance the caseload.

VIII. EFFECT ON STANDING ORDER NUMBER 2

This order replaces Standing Order Number 2 addressing case assignment. Standing Order Number 2 is hereby rescinded.

SO ORDERED this 12 day of February, 2015.

 _____ A. Quillian Baldwin, Jr., Chief Superior Court Judge	 _____ John T. Simpson, Superior Court Judge
 _____ Dennis Blackmon, Superior Court Judge	 _____ Jack Kirby, Superior Court Judge
 _____ Bill Hamrick, Superior Court Judge	 _____ Emory L. Palmer, Superior Court Judge