

ADMINISTRATIVE ORDER NO. 2008-06
22nd JUDICIAL CIRCUIT
McHENRY COUNTY, ILLINOIS

IT IS ORDERED, effective September 2, 2008, that Administrative Order No. 2008-01, establishing judicial assignments and court calls is amended as set forth herein:

CIVIL DIVISION (Judge Maureen P. McIntyre – Presiding Judge of the Civil Division)

CIVIL I COURT CALL (Judge Michael T. Caldwell – Courtroom 204)

One-half of all Eminent Domain (ED); one-half of all Law (claims over \$50,000.00) (LA), one-half of all Miscellaneous Remedy (MR) (except for MR matters assigned to the criminal courts as stated in Administrative Order No. 2008-01); one-half of Chancery (CH) including one-half of all contested Mortgage Foreclosure cases as assigned, but excluding all uncontested and default Mortgage Foreclosure cases; and one-half of all Arbitration Award Rejections of AR and SC cases with jury demands.

CIVIL II COURT CALL (Judge Maureen P. McIntyre – Courtroom 201)

One-half of all Eminent Domain (ED); one-half of all Law (claims over \$50,000.00) (LA), one-half of all Miscellaneous Remedy (MR) (except for MR matters assigned to the criminal courts as stated in Administrative Order No. 2008-01); one-half of Chancery (CH) including one-half of all contested Mortgage Foreclosure cases as assigned, but excluding all uncontested and default Mortgage Foreclosure cases; one-half of all Arbitration Award Rejections of AR and SC cases with jury demands; and all Law (claims under \$50,000.00) (LM).

CIVIL III COURT CALL (Judge Michael J. Sullivan – Courtroom 358)

Probate (PR); Municipal Corporations (MC); Mental Health (MH); Tax (TX); and Chancery (CH) (all uncontested and default Mortgage Foreclosure cases, but excluding contested Mortgage Foreclosure cases).

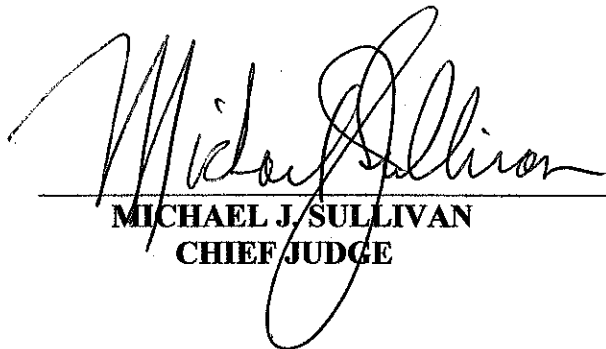
CIVIL IV COURT CALL (Judge John D. Bolger – Courtroom 357)

Arbitration (Bench) (Mandatory Arbitration) (AR); Mandatory Arbitration Supervisor; Small Claims (Bench) (SC); Small Claims Mediation Supervisor.

IT IS FURTHER ORDERED that for purposes of this Order, the term “contested mortgage foreclosure case” shall be defined to include (1) any mortgage foreclosure case in which there has been filed, by any party, an affirmative defense, a counter-claim or third party claim; (2) any mortgage foreclosure case in which a motion for summary judgment has been denied on a substantive, not procedural basis; (3) any mortgage foreclosure case in which a mechanic’s lien claim has been filed within the mortgage foreclosure case or separately concerning the subject real property; and (4) any other basis as determined by the judge hearing the uncontested and default mortgage foreclosure call.

IT IS FURTHER ORDERED that Administrative Order No. 2008-01 shall remain in full force and effect in all respects other than as amended by this Administrative Order.

DATED: JUNE 17, 2008



MICHAEL J. SULLIVAN
CHIEF JUDGE