

**CIRCUIT COURT OF COOK COUNTY, ILLINOIS
FIRST MUNICIPAL DISTRICT, CIVIL DIVISION
POST-JUDGMENT and MISCELLANEOUS REMEDIES SECTION, ROOM 1401**

STANDING ORDER

Considering the current world pandemic caused by the COVID-19 virus, the Court recognizes the continuing need to create as safe of an environment as possible for parties and counsel to conduct their business before the Court. The terms of this Order are designed to (a) allow litigants to advance their cases without having to physically appear in court to conduct some of that business, (b) facilitate the conduct of contested hearings remotely, and (c) continue to provide court access, information, and court services to all parties, particularly pro se litigants.

Notwithstanding anything in this Standing Order to the contrary, any pro se litigant may, if they so choose, appear in-person in Room 1401 at any otherwise telephonic or Zoom hearing scheduled by the Court (while the other participants may appear remotely).

The Effective Date of this Order is June 24, 2020, and the Order will remain in place until further Order of the Court.

The following constitutes the Standing Order for the Post Judgment & Miscellaneous Remedies Section of the First Municipal Division.

I. Handling Routine Matters by Email or Remotely

1. These matters are "Routine Matters:"

- Agreed extension order
- Agreed briefing schedule order
- Agreed dismissal order
- Agreed turnover order
- Plaintiff's motion to voluntarily dismiss or non-suit
- Motion for leave to appear as attorney of record
- Motion for substitution of counsel by stipulation
- Motion to vacate a technical default
- Motion for leave to add a new party
- Motion for leave to amend a pleading
- Motion for leave to file an answer or a responsive proceeding (with proposed pleading attached)
- Plaintiff's motion to dismiss a wage garnishment, a non-wage garnishment, a citation to discover assets, a third-party citation to discover assets
- Plaintiff's motion to dismiss a rule to show cause
- Plaintiff's motion to dismiss a body attachment order

- Motion to grant defendant/debtor's exemption claim
 - Plaintiff's motion for entry of a memorandum of judgment
 - Plaintiff's motion to vacate or dismiss a memorandum of judgment
 - Satisfaction of judgment filed by the plaintiff/creditor
 - Plaintiff's petition to revive a judgment
 - Plaintiff's motion for the appointment of a special process server
 - Plaintiff's motion for 203.1 service order
 - Plaintiff's motion for the issuance of an alias rule to show cause
 - Plaintiff's motion for the issuance of an alias citation to discover assets
2. In the first instance, all Routine Matters will be considered by the Court remotely, without requiring the parties to appear before the Court. The protocol for the presentation of a Routine Matter is as follows:
- a. The moving party must e-file, notice, and serve the motion relating to the Routine Matter in the usual and customary manner prescribed by statute and court rules.
 - b. The motion must be noticed on Monday through Friday at 8:45 a.m. **No party may appear in person for the presentation of the motion. The motion will be handled remotely.**
 - c. The moving party must email a copy of the motion and proposed order (in a separate document) to (i) all parties that have appeared and (ii) the Court at Room1401ProposedOrder@gmail.com. The subject line of the email must include the title of the motion.
 - d. The moving party shall include in its filing (i) the name, email address, and contact phone numbers (including cell phone numbers) for its counsel, and (ii) the names, email addresses, and contact phone numbers (including cell phone numbers, if known) for all parties that have appeared in the case.
 - e. All proposed agreed orders must contain the signature of each party or its counsel to reflect that party's agreement to the entry of the Order. Electronic signatures and side letters or emails will suffice.
3. If the Court concludes that the relief requested is adequately supported and appropriate, (a) the Court will sign the Order, (b) the Clerk will enter the Order, and (c) the Court will transmit a copy of the signed and entered Order by email to all counsel and parties at the email addresses provided by the moving party.
4. In the event a non-moving party objects to the motion or to the relief requested, that party **must file and serve by email on the movant and the Court an**

objection to the motion. The objection must be filed and served no later than two business days before the scheduled court date. In the event an objection to the motion is made, the Court will defer ruling on the motion and will set the matter on the Court's Contested Motion call (see Section III, below). The matter will be handled on another date, at which time all parties may appear.

5. In all email communications to the Court, the party initiating the email communication must include as email recipients all other parties to the case.

II. Briefing Schedule and Brief Requirements on all Contested Motions

The following constitutes the briefing requirements for all contested motions:

1. Absent other Court order, the briefing schedule on any contested motion is as follows: (a) the Respondent's brief is due 28 days after the initial motion presentation date and (b) the Movant's Reply is due 14 days later.
2. Absent other Court order, (a) the Movant's opening brief must not exceed 15 pages in length, (b) the Respondent's response brief must not exceed 15 pages in length, and (c) the Movant's reply brief must not exceed 15 pages in length.
3. There is no limit to the number of pages of exhibits that the parties may append to their briefs.
4. Within three business days after the last brief is filed, the movant must supply the Court with courtesy copies of all briefs, exhibits, and other materials filed by the parties. The courtesy copies must be emailed to Room1401Hanlon@gmail.com. Microsoft Word-formatted or OCR-readable pdf documents are preferred. The Court may separately request that the moving party supply the Court with a hard copy set of the courtesy copies.

III. Handling Contested Motions Remotely

All motions that historically have been presented to the Court in-person will be presented to the Court remotely via conference call or Zoom video conference under this Standing Order. The protocol for arranging such a telephonic call or Zoom video conference will be as follows:

1. The parties must confer with each other about presenting the motion remotely.
2. Thereafter, the moving party must contact the Court by email at Room1401Hearings@gmail.com to secure an available date and time for the matter to be heard.

3. The email to the Court (a) must bear the email addresses of all parties and (b) identify at least three dates and times within the Court's Contested Motions time slots when all the parties are available for the hearing.
4. The Court then will enter an Order setting the date and time for the hearing (conducted by teleconference or Zoom).
5. No later than 14 days before the scheduled hearing date, the moving party must supply the Court with a courtesy copy of all briefs, appendices, and other filed material. The courtesy copies must be emailed to Room1401Hanlon@gmail.com. Microsoft Word-formatted or OCR-readable pdf documents are preferred. The Court may separately request that the moving party supply the Court with a hard copy set of the courtesy copies.
6. No later than seven days before the telephonic or Zoom hearing, the parties must jointly supply the Court with a complete list of the persons who will appear (parties and counsel), along with an email address and cell phone number for each counsel who will appear.
7. Unless otherwise advised by the Court, at the conclusion of the hearing, the party who prevailed at the hearing is responsible for preparing and emailing to the parties and to the Court a draft order that reflects the Court's ruling.
8. If the Court concludes that the draft order reflects the Court's ruling, (a) the Court will sign the Order, (b) the Clerk will enter the Order, and (c) the Court will send the signed and entered Order by email to all counsel at the email addresses provided by the parties under Section III (3), above.

IV. Specific Matters Handled by the Post Judgment & Miscellaneous Remedies Section

1. Citations to Discover Assets Served on Judgment Debtors

Citations to Discover Assets conducted under 735 ILCS 5/2-1402 ordinarily are handled in person on Monday through Friday at 9:30 a.m. in Courtroom 1401 in the Daley Center. During the period when this Standing Order is in force, citation examinations of judgment debtors **will not be conducted in person** but instead will be conducted remotely via either telephonic conference or Zoom video conference.

The following procedures will apply under this Standing Order:

- a. Along with the citation summons (or with any Notice of Motion for relief on a previously filed Citation Examination), **the judgment creditor must serve a**

"Notice of Remotely Conducted Proceedings" and "Remote Court Instructions for Participants" on the judgment debtor, using the approved forms attached as Appendix A and E, respectively.

- b. The plaintiff's Notice of Remotely Conducted Proceedings must communicate the following information to the defendant and any other respondent:
 - (i) The citation examination **will not be conducted in person in Courtroom 1401 in the Daley Center on the date and time stated in the summons.** Instead, the matter will be handled remotely, through either a telephonic conference call or a Zoom video conference. **The defendant or other respondent must not physically appear in Courtroom 1401 in the Daley Center on the date and time noted in the summons.**
 - (ii) Rather, on the "Return Date" noted in the citation, summons, or notice the judgment debtor must appear by Zoom (either by computer or telephone), using the instructions set out in the "Remote Court Instructions for Participants."
 - (iii) Citation Examinations in even-numbered cases will be heard daily by Zoom at 9:00 a.m. and in odd-numbered cases at 9:30 a.m. regardless of the time shown on the summons or notice served.
 - (iv) If the judgment debtor or other respondent fails to appear during the remotely conducted conference hearing, an order may be entered against the judgment debtor or other respondent that adversely affects their interest.
- c. If a judgment debtor does not appear in the manner outlined in Section IV (1)(b), above, and the judgment creditor seeks the entry of an order of relief in its favor, the judgment creditor must submit to the Court by email at Room1401ProposedOrder@gmail.com proof of service of the citation (and such other materials as may be necessary to grant the relief sought) as well as a certification (in the form attached as Appendix D) detailing its compliance with the provisions in Section IV (1)(a & b), above, along with their proposed order, before any such relief will be considered.

2. Third-Party Citations and Garnishment (Wage and Non-Wage) Proceedings

Third-Party Citations and Garnishments (Wage and Non-Wage) will not be heard absent a request for a hearing made by the judgment debtor. Citations to Discover Assets conducted under 735 ILCS 5/2-1402 and Garnishment

Proceedings conducted under 735 ILCS 5/12-701 et seq. were formerly handled in person on Monday through Thursday at 9:30AM and 11:00 AM, respectively, in Courtroom 1401 in the Daley Center. During the period when this Standing Order is in force, citations and garnishments proceedings **will not be conducted in person** but instead will be conducted remotely via either telephonic conference or Zoom video conference and then **only upon the request of a judgment debtor**.

The following procedures will apply under this Standing Order:

- a. Along with the citation summons or garnishment summons or corresponding notice (or with any Notice of Motion, *e.g.*, For a Turnover Order or other relief on a previously filed Citation or Garnishment), **the judgment creditor must serve** a "Notice of Remotely Conducted Proceedings" and "Remote Court Instructions for Participants" on (a) the judgment debtor and (b) any other respondent to the citation or garnishment summons, using the approved forms attached as Appendix B and E, respectively.
- b. The plaintiff's Notice of Remotely Conducted Proceedings must communicate the following information to the defendant and any other respondent:
 - (i) The citation or garnishment proceeding **will not be conducted in person in Courtroom 1401 in the Daley Center on the date and time stated in the summons**. Instead, the matter will be handled remotely, through either a telephonic conference call or a Zoom video conference. **The defendant or other respondent must not physically appear in Courtroom 1401 in the Daley Center on the date and time noted in the summons**.
 - (ii) If a defendant/judgment debtor or other respondent wishes to have a court hearing on the citation or garnishment, they must make a request for a hearing on or before the later of (a) the scheduled court date in the summons or notice (or any continued court date whether due to the lack of an answer or other good cause) and (b) five business days after the date of the notice required to be provided under section IV (2)(a). To do so the defendant/judgment debtor or other respondent is directed to contact both the plaintiff and the Court by email or through phone as follows:
 - **Plaintiff/Judgment Creditor:** At the email address or phone number stated in the summons
 - **Court:** Email address: Room1401Hearings@gmail.com or phone number: (312) 603-4372 (Courtroom 1401 Clerk)

- (iii) The defendant/judgment creditor must communicate the following information to the plaintiff/judgment creditor and to the Court:
- The case name and number
 - The Court or Return Date listed on the summons or other notice
 - The defendant/judgment debtor's or other respondent's name
 - Any email address where the defendant/judgment debtor or other respondent may be reached
 - A phone numbers where the defendant/judgment debtor or other respondent may be reached
 - Any need for a translator to be present for the hearing (specifying the native language of the defendant/judgment debtor).
- (iv) Once the defendant/judgment debtor or other respondent contacts the plaintiff/judgment creditor and the Court and supplies the above information, the Court, in turn, will provide the parties with a date and time for either a telephonic conference call or a video conference.
- (v) The matter will be handled remotely during the telephonic or Zoom video conference hearing.
- (vi) If the defendant/judgment debtor or other respondent fails to appear during the remotely conducted hearing they requested, an order may be entered against the defendant or other respondent that adversely affects their interest.
- c. If a defendant/judgment debtor or other respondent does not contact the plaintiff and the Court in the manner outlined in Section IV (2)(b), above, and the plaintiff/judgment creditor seeks the entry of an order of relief in its favor, the plaintiff must submit to the Court by email (at the email address listed at the end of this General Order relevant to the relief sought) proof of service of the citation or garnishment (and such other materials as may be necessary to grant the relief sought) and a certification detailing its compliance with the provisions in Section IV (2)(a & b), above, in the form attached as Appendix D, before any such relief will be considered.
- d. If the Court concludes that the relief requested is adequately supported and appropriate, (a) the Court will sign the Order, (b) the Clerk will enter the Order, and (c) the Court will transmit a copy of the signed and entered Order

by email to all counsel and parties at the email addresses provided by the moving party.

- e. Nothing in this General Order or the procedures set out for requesting a hearing precludes a defendant/judgment debtor from filing a motion to be heard on the Court's daily 11:00 a.m. Motion Call, whether to invoke an exemption or for other relief.

3. Replevin and Detinue Cases

Replevin and Detinue case were formerly handled in person on Monday and Tuesday at 2:00 p.m. in Courtroom 1401 in the Daley Center. During the period when this Standing Order is in force, all proceedings in Replevin and Detinue matters **will not be conducted in person** but instead will be conducted remotely via either telephonic conference or Zoom video conference.

The following procedures will apply under this Standing Order:

- a. Along with the summons or any notice of motion, **the plaintiff or movant must serve** a "Notice of Remotely Conducted Proceedings" and "Remote Court Instructions for Participants" on all parties using the approved forms attached as Appendix C and E, respectively.
- b. The plaintiff's Notice of Remotely Conducted Proceedings must communicate the following information to all parties:
 - (i) The proceedings **will not be conducted in person in Courtroom 1401 in the Daley Center on the date and time stated in the summons.** Instead, the matter will be handled remotely, through either a telephonic conference call or a Zoom video conference. **The defendant or other respondent must not physically appear in Courtroom 1401 in the Daley Center on the date and time noted in the summons.**
 - (ii) Rather, on the "Return Date" noted in the summons or notice of motion the parties must appear by Zoom (either by computer or telephone), using the instructions set out in the "Remote Court Instructions for Participants."
 - (iii) Replevin and Detinue matters in even-numbered cases will be heard daily by Zoom at 1:30 p.m. and in odd-numbered cases at 2:00 p.m. regardless of the time shown on the summons or notice served.

- (iv) If the defendant or respondent fails to appear during the remotely conducted conference hearing, an order may be entered against the defendant that adversely affects their interest.
- c. If a defendant or respondent does not appear in the manner outlined in Section IV (3)(b), above, and the plaintiff or movant seeks the entry of an order of relief in its favor, the plaintiff or movant must submit to the Court by email at Room1401ReplevinOrder@gmail.com proof of service (and such other materials as may be necessary to grant the relief sought) as well as a certification detailing its compliance with the provisions in Section IV (3)(a & b), above, in the form attached as Appendix D, along with their proposed order, before any such relief will be considered.

V. Court Calendar

The daily Court Call schedule for Room 1401 is attached as Appendix F.

VI. Orders and File Naming Conventions

All proposed Orders shall be titled beginning with the case number followed by any other identifying information relevant to the party submitting the proposed Order.

The following email addresses shall be used to submit the proposed Orders and supporting materials relevant to the matter:

Room1401TurnoverOrder@gmail.com (Citation and Non-Wage Garnishments)
Room1401WageDeduction@gmail.com (Wage Turnover, Conditional Judgment, and Final Judgment)
Room1401DismissalOrder@gmail.com (any matter)
Room1401ReplevinOrder@gmail.com (Replevin and Detinue matters)
Room1401ProposedOrder@gmail.com (for all other Order types)

DATED: June 24, 2020

Entered:



E. Kenneth Wright, Jr.
Presiding Judge
First Municipal District

Presiding Judge
E. Kenneth Wright, Jr.

JUN 24 2020

Circuit Court-1624

APPENDIX A

Notice of Remotely Conducted Proceedings-Citation Examination

On the date indicated in the court documents served on you, do not come to the courtroom. You must instead appear in court using Zoom video or telephone conferencing. This is to protect your safety, and the safety of others.

- (i) The citation examination **will not be conducted in person in Courtroom 1401 in the Daley Center on the date and time stated in the summons.** Instead, the matter will be handled remotely, through either a telephonic conference call or a Zoom video conference. **You must not physically appear in Courtroom 1401 in the Daley Center on the date and time noted in the Citation.**
- (ii) Rather, on the "Return Date" noted in the Citation, you must appear by Zoom (either by computer or telephone), using the instructions set out in the "Remote Court Instructions for Participants" (attached).
- (iii) Citation Examinations in even-numbered cases will be heard daily by Zoom at 9:00 a.m. and in odd-numbered cases at 9:30 a.m. regardless of the time shown on the citation, summons, or notice served.
- (iv) If you fail to appear during the remotely conducted conference hearing, an order may be entered against you that adversely affects your interests.

Additional information about this process, your rights in this process, and sources of legal aid assistance are available at the Room 1401 page of the Court's website: <https://bit.ly/Room1401DaleyCenter>

APPENDIX B

Notice of Remotely Conducted Proceedings-Citation or Garnishments

On the date indicated in the court documents served on you, **do not come to the courtroom.**

- (i) The citation or garnishment proceeding will not be conducted in person in Courtroom 1401 in the Daley Center on the date and time stated in the summons or notice you received. **Instead, the matter will be handled remotely, through either a telephonic conference call or a Zoom video conference and ONLY if you request a hearing as provided below. You will then be notified on the hearing date and time.**
- (ii) If a you or other the respondent wishes to have a court hearing on the citation or garnishment, you must make a request for a hearing on or before the later of (a) the scheduled court date in the summons or notice you received (or any continued court date whether due to the lack of an answer or other good cause) and (b) five business days after the date of the notice required to be provided under section IV (2)(a). To request a hearing you are directed to contact both the plaintiff and the Court by email or through phone as follows:
 - **Plaintiff/Judgment Creditor:** At the email address or phone number stated in the summons
 - **Court:** Email address: Room1401Hearings@gmail.com or phone number: (312) 603-4372 (Courtroom 1401 Clerk)
- (iii) You must communicate the following information to the plaintiff/judgment creditor and to the Court:
 - The case name and number
 - The Court or Return Date listed on the summons or other notice
 - The defendant/judgment debtor's or other respondent's name
 - Any email address where the defendant/judgment debtor or other respondent may be reached
 - A phone numbers where the defendant/judgment debtor or other respondent may be reached
 - Any need for a translator to be present for the hearing (specifying the native language of the defendant/judgment debtor).
- (iv) Once you contact the plaintiff/judgment creditor and the Court and supply the above information, the Court, in turn, will provide the parties with a date and time for either a telephonic conference call or a video conference.
- (v) The matter will be handled remotely during the telephonic or Zoom video conference hearing.
- (vi) If the you or any respondent fails to appear during the remotely conducted hearing they requested, an order may be entered against you that adversely affects your interests.

Additional information about this process, your rights in this process, and sources of legal aid assistance are available at the Room 1401 page of the Court's website: <https://bit.ly/Room1401DaleyCenter>

APPENDIX C

Notice of Remotely Conducted Proceedings-Replevin and Detinue

On the date indicated in the court documents served on you, do not come to the courtroom. You must instead appear in court using Zoom video or telephone conferencing. This is to protect your safety, and the safety of others.

- (i) The proceedings **will not be conducted in person in Courtroom 1401 in the Daley Center on the date and time stated in the summons.** Instead, the matter will be handled remotely, through either a telephonic conference call or a Zoom video conference. **You must not physically appear in Courtroom 1401 in the Daley Center on the date and time noted in the summons.**
- (ii) Rather, on the "Return Date" noted in the summons or notice of motion the parties must appear by Zoom (either by computer or telephone), using the instructions set out in the "Remote Court Instructions for Participants" (attached).
- (iii) If you fail to appear during the remotely conducted conference hearing, an order may be entered against the defendant that adversely affects your interests.

APPENDIX D

Certificate of Compliance with Room 1401 General Order dated June 15, 2020

1. In addition to causing the [Summons, Citation, Garnishment, Notice] to be served on [the defendant/judgment debtor/respondent] in accordance with the Affidavit of Service, I also mailed to [the defendant/judgment debtor/respondent] at that same address a copy of the **Notice of Remotely Conducted Proceedings** and the **Remote Court Instructions for Participants** required by the Room 1401 General Order dated June 15, 2020.
2. I have not received a request for hearing from the [defendant/judgment debtor or respondent].
3. [For third-party citations:] I have not received a request to honor an exemption from the judgment debtor.

APPENDIX E

REMOTE COURT HEARING INSTRUCTIONS for PARTICIPANTS

All proceedings in Room 1401 of the Richard J. Daley Center, 50 West Washington Street, Chicago, IL 60602, will be conducted via Zoom until further notice. Zoom is free and can be used with a laptop with a webcam, a phone with a camera, or a landline. Instructions are below:

Room 1401 Meeting ID: 930 9949 4868

Password: Firstmuni1!

The meeting ID and password are the same for all Zoom hearings conducted in Room 1401

Procedure for attorneys and self-represented litigants using a computer with a camera & microphone:

1. Create a Zoom account by going to Zoom.us and click "sign-up, it's free" and follow the prompts from there.
2. Once Zoom opens, click "join a meeting" on the upper right.
3. Message box will appear asking for meeting ID number. Input 930 9949 4868.
4. Message box will appear. Click "open Zoom."
5. Message box may ask for the password. Input "Firstmuni1!"
6. Screen should load, showing your face or name. Click "join with video"
7. Message box will appear, click "join with computer audio." Make sure the volume on your computer is turned up.
8. You will appear in the "waiting room." Wait there until the Court brings you into the hearing room.

Procedure for using Zoom on cell phone:

1. Download the Zoom cloud meeting on your cell phone.
2. Open the app and tap "Sign Up." Follow the prompts.
3. Tap "Join"
4. Input the meeting number: 930 9949 4868
5. Message box may ask for the password. Input "Firstmuni1!"
6. Tap "Join with video."
7. Tap "call using Internet audio"
8. Tap anywhere on the screen to make the header bars appear.

Procedure for using Zoom on a landline phone without the Zoom app:

1. Dial one of the US dial in numbers below:

+1 312 626 6799
+1 646 876 9923
+1 301 715 8592
+1 669 900 6833
+1 253 215 8782
+1 346 248 7799
+1 408 638 0968
2. When prompted, input the meeting number: 930 9949 4868 followed by the pound key (#)
3. When prompted, input the password: Firstmuni1!, followed by the pound key (#)

The Judge may mute all participants until their case is called by being brought into the hearing room.

APPENDIX F

Room 1401 Daily Calendar					
Time	Event (Monday)	Event (Tuesday)	Event (Wednesday)	Event (Thursday)	Event (Friday)
8:45 AM	Routine Motions (all) submitted via email	Routine Motions (all) submitted via email	Routine Motions (all) submitted via email	Routine Motions (all) submitted via email	Routine Motions (all) submitted via email
9:00 AM	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)
9:30 AM	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)	Citation Examinations (limit of ten)
10:00 AM	Emergency Motions and Court scheduled hearings on Contested Motions	Emergency Motions and Court scheduled hearings on Contested Motions	Emergency Motions and Court scheduled hearings on Contested Motions	Emergency Motions and Court scheduled hearings on Contested Motions	Emergency Motions and Court scheduled hearings on Contested Motions
10:30 AM	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)
11:00 AM	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)	Court scheduled hearings on Third-Party Citations and Garnishments (Wage and Non-Wage)
1:30 PM	Replevins & Detinue (limit of 10)	Replevins & Detinue (limit of 10)	City & County Citation Examinations (limit of 10 per Counsel)	City & County Citation Examinations (limit of 10 per Counsel)	Pretrial Conferences and set matters
2:00 PM	Replevins & Detinue (limit of 10)	Replevins & Detinue (limit of 10)	City & County Citation Examinations (limit of 10 per Counsel)	City & County Citation Examinations (limit of 10 per Counsel)	
2:30 PM	Replevin & Detinue Matters: Emergency Motions and Court scheduled hearings on Contested Motions	Replevin & Detinue Matters: Emergency Motions and Court scheduled hearings on Contested Motions	Emergency Motions and Court scheduled hearings on City & County Third-Party Citations and Garnishments (Wage and Non-Wage)	Emergency Motions and Court scheduled hearings on City & County Third-Party Citations and Garnishments (Wage and Non-Wage)	