

GREEN LAKE COUNTY

Divorce Hearing Local Rule

I. Court Hearing. Upon receiving notice from the Clerk of Court for a Stipulated Divorce Hearing, the parties have thirty (30) days to reschedule the hearing date or ask for a party to appear by telephone for good cause.


II. Appearances. The parties, and attorneys, must appear in person at the Stipulated Divorce Hearing unless given prior permission by the Court. If the parties have reached an agreement the Court will divorce the parties at the hearing date. If not, an in person Scheduling Conference will be held.

III. Prior to Hearing. If either party wants a Temporary Hearing or they believe a Guardian ad Litem (GAL) is needed they shall contact the Family Court Commissioner to schedule a hearing as soon as possible.

IV. Violations. Failure to follow this Rule may result in reasonable fees, including attorney fees, being assessed against the violating party, the matter being dismissed, or any orders the Court sees as just under Wis. Stat. 805.03.

Dated and signed this 7 day of December, 2016.

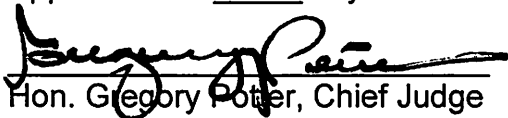
By the Court:



Mark T. Slate

Green Lake County Circuit Court Judge

Approved this 21 day of December, 2016.



Hon. Gregory Potter, Chief Judge