ATTENTION ALL ATTORNEYS AND PRO SE LITIGANTS

PROCEDURES REGARDING EXHIBITS FOR ALL TRIALS AND HEARINGS

1. All exhibits MUST be marked appropriately: P-1 or R-1, R-2, etc.

2. Each party MUST provide the Court and Court Reporter with an Exhibit List prior to hearing

or trial commencing.

3. DO NOT USE letters as Exhibit designations: A, B, etc.

4. Before any hearing or trial, you MUST have copies of each Exhibit you intend to offer.

Attorneys and Pro Se litigants should make an effort to discuss all exhibits and resolve

objections if possible before trial.

5. The original exhibits upon being admitted will be provided to the Court Reporter and will

NOT leave her possession and control once admitted.

6. You MUST have a copy of the Exhibit for the Judge, each opposing counsel, Amicus or Ad

Litem Attorney and Pro Se party.

7. Attorneys are solely responsible to ensure and keep track of which Exhibits have been

offered AND admitted.

8. At the conclusion of any hearing or trial, all attorneys and Pro Se Litigants shall be required

to sign a declaration as provided by the Official Court Reporter that all offered and admitted

Exhibits are in her possession.

Thank you for your cooperation.

Clinton E. Wells, Jr.

Judge, 312th District Court