

Serial: 106865

IN THE SUPREME COURT OF MISSISSIPPI

No. 89-R-99015-SCT

FILED

SEP 04 2003

OFFICE OF THE CLERK
SUPREME COURT
COURT OF APPEALS

***RE: LOCAL RULES OF THE SIXTH
CHANCERY COURT DISTRICT OF
MISSISSIPPI***

ORDER

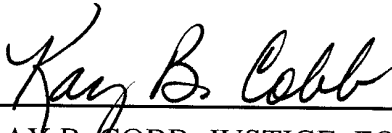
This matter has come before the Court en banc on petition of the judges of the Sixth Chancery Court District for approval of the abolition of all existing local rules for the district and the adoption of new local rules. Having considered the petition, this Court finds that the petition should be granted and that the proposed rules should be approved.

IT IS THEREFORE ORDERED that the petition of the judges of the Sixth Chancery Court District for abolition of all existing local rules for the district and the adoption of new local rules as set forth in the order of the Sixth Chancery Court District of Mississippi attached as Exhibit "A" hereto is granted and the rules set forth therein are approved.

IT IS FURTHER ORDERED that the clerk of the Supreme Court shall spread this order on the minutes of the Court and shall forthwith forward a true certified copy of this

order to West Publishing Company for inclusion in the *Southern Reporter, Second Series* (Mississippi Edition).

SO ORDERED, this the 2nd day of September, 2003.



KAY B. COBB, JUSTICE, FOR THE
COURT

McRAE, P.J. AND DIAZ, EASLEY AND GRAVES, JJ., NOT PARTICIPATING

EXHIBIT "A" TO SUPREME COURT ORDER

IN THE CHANCERY COURT OF THE SIXTH CHANCERY COURT DISTRICT OF
THE STATE OF MISSISSIPPI

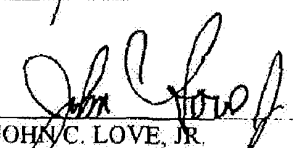
ORDER ADOPTING LOCAL RULES

Pursuant to Rule 83 of the Mississippi Rules of Civil Procedure and Uniform Chancery Court Rule 1.06, this Court has taken up the matter of the need for revision in the existing local rules of this Chancery Court District, and has determined that the Local Rules of the District should be substantially revised

IT IS, THEREFORE, ORDERED as follows:

1. All existing local rules are hereby abolished effective thirty days after the approval of New Local Rules for this District by the Supreme Court as prescribed by MRCP 83.
2. New Local Rules for the Sixth Chancery Court District as set forth in Exhibit A to this order are hereby adopted as the Rules of this Court, and they are to become effective thirty days after their approval by the Supreme Court.

ORDERED THIS THE 28 DAY OF July, 2003.


JOHN C. LOVE, JR.
CHANCELLOR



EDWARD C. PRISOEK
CHANCELLOR

Exhibit A

RULES OF PRACTICE AND PROCEDURE
SIXTH CHANCERY COURT DISTRICT

Pursuant to Rule 83 of the Mississippi Rules of Civil Procedure and Uniform Chancery Court Rule 1.06, the following rules shall govern practice and procedure in the Sixth Chancery Court District, subject to Supreme Court approval.

I. ASSIGNMENT OF TERMS OF COURT

The terms of Court of this District are assigned to the Judges as follows:

Attala County	2 nd Mon., January , 2 weeks -----	Love
	2 nd Mon., April , 1 week -----	Prisock
	2 nd Mon., July , 2 weeks -----	Prisock
	2 nd Mon., October , 1 week -----	Love
Carroll County, 1 st Dist.	4 th Mon., January , 1 week -----	Prisock
	4 th Mon., June , 1 week -----	Love
Carroll County, 2 nd Dist.	3 rd Mon., April , 1 week -----	Love
	3 rd Mon., October , 1 week -----	Prisock
Choctaw County	3 rd Mon., March , 1 week -----	Love
	3 rd Mon., June , 1 week -----	Prisock
	3 rd Mon., September, 1 weeks-----	Prisock
	3 rd Mon., December , 1 week-----	Love
Kemper County	2 nd Mon., March , 1 week -----	Love
	2 nd Mon., June , 1 week -----	Prisock
	2 nd Mon., September, 1 week -----	Prisock
	2 nd Mon., December, 1 week -----	Love
Neshoba County	4 th Mon., February , 1 week -----	Prisock

Exhibit B

Winston County	4 th Mon., May. , 2 weeks -----	Love
	4 th Mon., August , 1 week -----	Love
	4 th Mon., November, 2 weeks -----	Prisock
	3 rd Mon., January , 1 week -----	Prisock
	4 th Mon., March , 2 weeks -----	Prisock
	4 th Mon., July , 1 week -----	Love
	4 th Mon., September, 2 weeks -----	Love

II. ASSIGNMENT OF CASES TO JUDGES

A. Beginning thirty days after the approval of these Rules by the Supreme Court, all cases except Youth Court, Mental Commitments and Drug and Alcohol Commitments shall be assigned to a Judge immediately upon the filing of the complaint by the use of a web based Computer program which shall be programed to randomly select judges by a software algorithm which shall duplicate a mathematical random selection. The Clerk shall obtain the random judge selection by accessing the web address www.courttools.com or some other web address which may be designated by this Court by Order of the Judges of this District and forwarded to the Clerks of the Sixth Chancery District. Access to the random judge selection function of the web address shall be by unique User ID and Password for each clerk. After obtaining a judge assignment, the Clerk shall print the judge assignment from the web page and docket and file the assignment as the first document in the court file. Once a case is so assigned to a judge, only the judge to whom it is assigned will consider the matter, EXCEPT: (1) where the judge must recuse himself for good cause, (2) where the judge to whom it is assigned will be unavailable for a least five days to consider the matter for reasons such as sickness, duties outside the district, seminars and vacations, then the other judge may consider emergency matters, ex parte matters and uncontested or agreed matters. When a judge has signed an

order under the above exception, it shall remain the case of the judge to whom it was originally assigned.

Any order entered by the judge to whom a case is not assigned under the provision of said item (2) shall contain an explanation of the basis for the non-assigned judge signing the order.

B. Because of the urgency of mental, alcohol and drug commitments they shall be assigned by the clerk to the most readily available judge.

C. Youth Court cases from Attala, Carroll, and Choctaw Counties shall be assigned to Judge Love. Youth Court cases from Kemper, Neshoba, and Winston Counties shall be assigned to Judge Prisock. This system shall be used because many of these are urgent matters and there is need for coordination between the Court, the County Attorney, the Department of Human Services and Law Enforcement. In cases involving shelter hearings and detention hearings which are urgent, the other judge may hear the case when the designated Youth Court Judge is not available.

D. All cases filed before the implementation of these new rules, which have not been considered by either judge, shall be assigned to the judge who is designated to hold the next regular term of court in the county wherein they are filed as above set out.

E. All cases filed before the implementation of these new rules, which have previously been heard or set by a judge will be heard by the judge who has already begun the case. All Department of Human Services child support cases and all estate and guardianship matters, which have previously been considered by both judges, are assigned to the judge who signed the last order in the cause.

III. TRIAL SETTINGS

A. Pursuant to Rule 40 of the Mississippi Rules of Civil Procedure matters other than

Motions and initial Rule 81 matters may be set for trial by the following methods.

1. On order of the Court upon request of counsel for all parties, any contested matter may be set for trial at any time with the approval of the Chancellor, Court Administrator or Staff Attorney. When an attorney receives a particular date, he is representing to the Court that the case is ready for trial on that date and no impediment exists to a trial on that date. A matter is not firmly set for a date until an order is signed by the judge setting it.

2. On motion of any party for a trial setting as provided by MRCP 40 (a), after duly giving notice of a hearing on such motion, the Court will enter an order setting the matter for trial, if it determines it is ready for trial.

B. Motions may be noticed for hearing on Motion Days or at such other times as can be arranged with the Court.

C. Settings for Rule 81 (d) (5) actions:

In any action instituted under the provisions of Rule 81 (d) (5) summons may be issued returnable to a Motion Day established in these rules. No special order shall be required to so set such cases. However, it should be noted that such a date is a return date only and this date should not be considered a firm trial date, but a date at which uncontested matters may be heard and matters which require very short hearings, normally less than 30 minutes, may be heard. Other cases will be continued to a day certain at a time and place convenient to the attorneys and the Court. Cases set pursuant to Rule 81(d) (5) which are not made returnable to a Motion Day shall require a Special Order setting the same.

D. Uncontested fault ground divorces and irreconcilable difference divorces will be heard only during regular Terms of Court, on the Motion Days hereinafter designated, or on a day when the cause is scheduled for trial as a contested matter. These will only be heard in the county where they are filed. In Carroll County irreconcilable difference divorces may be presented in either district, but fault ground divorces will be heard in the district where they are

filed. As provided in Rule 8.05 of the Uniform Chancery Rules, each party in every domestic case involving economic issues shall file or provide the opposite party or counsel, if known, the disclosures required by said rule.

E. Ex parte matters will be considered on the Motion Days hereinafter designated or at such other times as may be scheduled by the Court.

IV. MOTION PRACTICE

The Court will hold Motion Days as prescribed by Rules 78 and 83 of the Rules of Civil Procedure in each county of the district each month. Any party may notice a motion for hearing on any of these days. A copy of the notice of hearing on a motion should be mailed to the Chancellor who is to hear the motion. The motions will be heard in the order the notices are received by the Chancellor unless for good cause the Chancellor determines deviation from that order should be made. If all matters noticed for a particular Motion Day cannot be heard on that day, an order will be entered on that day continuing them to another day, and the entry of such continuance order shall constitute notice to all parties who have notice of the hearing of the new time and place for hearing.

The following days are hereby designated as Motion Days for this District:

FOR CHANCELLOR EDWARD C. PRISOCK:

The First Tuesday of each Term of Court designated to be held by Judge Prisock as set forth in these rules.

ATTALA COUNTY—the fourth Wednesday of each month in the Chancery Court Building in Kosciusko at 9:00 A. M.

CARROLL COUNTY FIRST JUDICIAL DISTRICT -

The Fourth Tuesday in the months of March, May, July, and September at 9:30 A. M. in Carrollton.

CARROLL COUNTY SECOND JUDICIAL DISTRICT -

The Fourth Tuesday in the months of March, May, July and September at 1:30 P. M. in Vaiden.

CHOCTAW COUNTY--the first Tuesday of February, August and October at 9:00 A. M. and the first Tuesday of April at 2:30 P. M. in Ackerman.
KEMPER COUNTY -- the first Tuesday of January, April, July and November in the Courthouse in DeKalb at 9:00 A. M.
NESHOBIA COUNTY--the second Wednesday of each month in the Courthouse in Philadelphia at 9:00 A. M.
WINSTON COUNTY--the first and third Wednesday of each month in the Courthouse in Louisville at 9:00 A. M.

FOR CHANCELLOR JOHN C. LOVE, JR.:

ATTALA COUNTY-- the first and third Thursday of each month in the Chancery Court Building in Kosciusko at 9:00 A. M.
CARROLL COUNTY FIRST JUDICIAL DISTRICT--the first Tuesday of each month in the Courthouse in Carrollton at 9:00 A. M.
CARROLL COUNTY SECOND JUDICIAL DISTRICT--the first Tuesday of each month in the Courthouse in Vaiden at 1:30 P. M.
CHOCTAW COUNTY--the second Tuesday of each month in the Courthouse in Ackerman at 9:00 A.M.
KEMPER COUNTY--the second Friday of each month in the Courthouse in DeKalb at 9:30 A. M.
NESHOBIA COUNTY--the fourth Thursday of each month in the Courthouse in Philadelphia at 9:00 A. M.
WINSTON COUNTY--the second Thursday of each month in the Courthouse in Louisville at 9:00 A. M.

V. NOTICE REQUIREMENTS

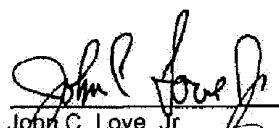
A. It shall be the duty of each attorney who obtains a trial setting, who obtains the continuance of a setting, or who obtains a dismissal of an action to notify the Clerk, Judge and Court Reporter of the time and place of such settings and of any cancellation or change in setting dates.

B. On motions for modification of divorce judgments and for contempt citations notice to the attorney of record at the preceding hearing in the matter will not be sufficient. In these matters notice shall be given to the last counsel of record and summons shall be issued to the respondent to said motion.

VI. ADMINISTRATIVE MATTERS

The Chancery Clerks of the District are to retain in their possession and control all court files, and no attorney or other person shall be allowed to take court files out of the clerk's office except by special order of the Chancellor to whom the case is assigned, or where the attorney representing one of the parties to the action removes the file to take it to the Chancellor in another county of the district when a hearing in the matter is set for the other county. All files so removed from the clerk's office by the attorney shall be returned within twenty-four business hours of the time of removal. Nothing in this rule shall prohibit the clerk from making copies of documents in the court file except as prohibited by law in confidential matters or where a file has been ordered sealed.

Ordered this the 28 day of July, 2003.


John C. Love, Jr.
Edward C. Prisco