

**ADMINISTRATIVE ORDER
REGARDING E-FILING AND TRIAL OR HEARING EXHIBITS**

APR 17 2017

**SUSAN SCHAFFER
CLERK OF CIRCUIT COURT**


In order to enable the Clerk of Court, Register in Probate and Juvenile Clerk to maintain an accurate and uncluttered electronic record for the benefit of the parties, the trial court and the appellate court,

IT IS HEREBY ORDERED:

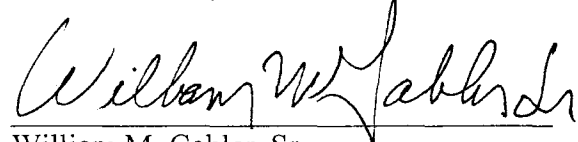
1. In all cases where e-filing is permitted or mandated by law, attorneys and parties may not e-file exhibits they intend to offer, or may offer, in an upcoming trial or hearing.
2. If the circuit judge or court commissioner requires or encourages e-filers to pre-mark their tangible exhibits in advance of a trial or hearing, such pre-marking is permitted and encouraged on the actual physical document or item that a party wishes to introduce.

However, in no event can pre-marked exhibits be e-filed by attorneys or the parties.


BY THE COURT:


 John F. Manydeeds
 Circuit Judge, Branch 1

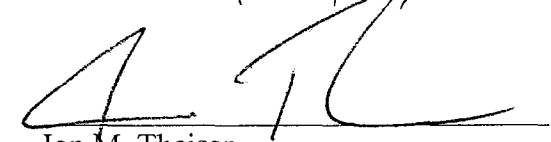
Dated: 4-13-2017


 William M. Gabler, Sr.
 Circuit Judge, Branch 3

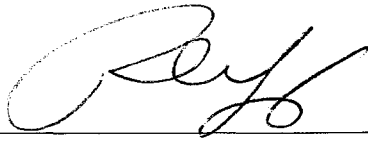
Dated: [Signature]


 Michael A. Schumacher
 Circuit Judge, Branch 2

Dated: 4/13/17


 Jon M. Theisen
 Circuit Judge, Branch 4

Dated: 4/14/17



Paul J. Lenz
Circuit Judge, Branch 5

Dated: 4-17-17

cc: Susan Schaffer, Clerk of Circuit Court