

PROPOSED LOCAL RULE AMENDMENTS

These proposed amendments to the Local Rules are published for comment pursuant to Sup. R. 5(A)(2). Written comments will be accepted until September 27, 2010 and may be directed to Administrative Magistrate Charles Jones, 373 South High Street, Third Floor, Columbus, Ohio 43215 or at Charles_Jones@fccourts.org The complete text of the proposed amendments may be found on the court's website: FCCOURTS.ORG under Local Rules.

DOMESTIC RULES

Rule 9 Objections to Decisions of Magistrate: Creates a 25-page limit to supporting memoranda and memoranda contra; if typed, must be 12 point type or larger, double-spaced with at least one inch margins; all or part may be waived by judge; non-conforming memoranda may not be considered; adds similar provision for procedure for Motions to Set Aside Magistrates' Orders.

Rule 13 Motions: Adds language to require for temporary orders the Motion and Affidavit or Counter Affidavit for Temporary Orders Without Oral Hearing as adopted by the Supreme Court

Rule 17 Financial Disclosure Affidavit Required at Time of Filing: Eliminates current Rule 17 affidavit and replaces it with the Income and Expense Affidavit and Affidavit of Property adopted by Supreme Court

Rule 24 Health Insurance Disclosure Affidavit: Replaces current CSEA HIDA with the Health Insurance Affidavit adopted by Supreme Court

Rule 38 Child Custody Affidavit: This is a new rule requiring the Parenting Affidavit as adopted by the Supreme Court, with the exception that choice to have the address sealed is eliminated; if the Supreme Court version is filed, the party must submit a supporting affidavit demonstrating why the information should be sealed; requires both parties to file as required by 3127.23.

JUVENILE RULES

Rule 4 Right to Counsel: Adds attorneys who will represent juvenile respondents in Juvenile Civil Protection Orders and Juvenile Domestic Violence Civil Protection Orders to List 2

Rule 5 Custody and/or Visitation Actions: Adds language to require the Parenting Affidavit as adopted by the Supreme Court, with the exception that choice to have the address sealed is eliminated; if the Supreme Court version is filed, the party must submit a supporting affidavit demonstrating why the information should be sealed; requires both parties to file as required by 3127.23.

Rule 8 Objections to decisions of Magistrate/Motions to Set Aside Magistrates' Orders: Creates a 25-page limit to supporting memoranda and memoranda contra; if typed, must be 12 point type or larger, double-spaced with at least one inch margins; all or part may be waived by judge; non-conforming memoranda may not be considered; adds similar provision for procedure for Motions to Set Aside Magistrates' Orders.

Rule 10 Support Orders: Requires new Health Insurance Affidavit adopted by Supreme Court instead of CSEA HIDA.