

Judge Linda H. Babb  
38053 Live Oak Ave., Room 106D  
Dade City, FL 33523  
352-521-4404

Handling Division Y, Civil cases, and Foreclosure Division J1 and J5.

Remember: Electronic filings do not come to the Judge's attention.

## **HEARINGS**

Judge Babb's calendar is not on the internet. You must call my Judicial Assistant at 352-521-4404, to set a hearing or to get dates for trial. Please have the following information available when scheduling:

**How much time is needed**

**Style of Case**

**Case number**

**Motion to be heard**

**Name of attorney setting hearing**

**Opposing attorney**

If your hearing is 15 minutes or less, you may attend the hearing by **phone** providing my office is notified that is your preference. The hearing line number is 352-316-7293.

Once a hearing has been set, I do not require a copy of the Motion or hearing notice **unless** you have case law for me to read prior to the hearing.

## **CANCELLATIONS**

If your case settles, please contact my office. The mere filing of a Stipulation of Dismissal is not adequate notice to the court that a case has been settled and should be taken off the calendar.

## **ORDERS**

Orders must be submitted by mail. If you send in Proposed Order's to be signed by the Judge, you must send in sufficient copies for all parties along with self-addressed stamped envelopes, otherwise, you will have to obtain a copy from the Clerk.

**\*\* Do not** submit Orders with a page only for the Judges signature or the page with only the Certificate of Service.

**\*\* Do not** staple envelopes and Orders together

## **JURY TRIALS**

Copy of Motion to set Jury Trial should be provided to the Court. (When e-filed they do not come to the Judge) All cases will be scheduled for Mediation unless already taken place.

If a trial date is agreed upon, you must contact my JA to make sure those dates are available. My JA will prepare the Order setting trial with a Pre-Trial date and Calendar call.

Trials will only be continued if both parties stipulate to a continuance or a motion to continue has been heard.

## **WRITS**

A Court Order is required before the Clerk will issue a Writ.

Writs may be considered ex parte unless notified that a hearing is required.

The Judge signs the Order directing the Clerk to issue the Writ. The Writ must be signed by the Clerk of Court.