IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

IN		NTAGE CATION OF PARENTA ONSIBILITIES) .L))			
	VS.))) Gen N	0		
)) □ Min)	or Child(ren)	□ No Minor Child(ren)	
	SUPREME COU	Standard tra	ack Rule 218 Call, P	Complex	track earing through counsel)	
	(appearing self-represented) (not pres represented) (not present) and the Co					
	 Grounds Decision-Making Responsibilities Parenting Time Relocation 	 Maintenance Child Support Attorney's Fees Parentage 	□ Division of F □ Allocation o	Property f Debt		
	IT IS HEREBY ORDERED THAT: 1. The following filing/disclosure d (a) Any and all Cross, Counter and (b) Petitioner - SCR 213(f)(1) by (c) Petitioner - SCR 213(f)(2) by (d) Petitioner - SCR 213(f)(3) by (e) Respondent - SCR 213(f)(1) by (f) Respondent - SCR 213(f)(2) by (g) Respondent - SCR 213(f)(3) by (h) Petitioner – all rebuttal witness (i) ALL DISCOVERY SHALL BE C	I Third-Party Complain	ts R 213(f) by			
	2. The matter is set for Subsequent Case Management on issues involving minor child(ren) at 9:00 a.m. on					
	3. The matter is set for Subsequent C	ase Management on a	III issues at 9:00	a.m. on	·	
4.	Trial Dates Settlement Conference (Pretrial) Dat	te		at	in C-	
	Trial Conference Date					

Trial Dates ______ at ______ in C-_____.

- 5. Both parties, shall within twenty one (21) days of the entry of this order, do the following (if not already in compliance):
 - (a) Attend the Parenting Education Program and file a Certificate of Completion,
 - (b) Exchange Comprehensive Financial Affidavits and file a Certificate of Compliance, and
 - (c) File a proposed final parenting plan, if a parenting plan agreement has not been entered.
- 6. If a written final parenting plan agreement allocating parental responsibilities and parenting time has not been entered and the parties have not attended mediation, then the parties are ordered to mediate the issues of allocation of parental responsibilities and parenting time by separate mediation order entered on this date. Said mediation order
 □ is □ is not stayed for twenty one (21) days.
- 7. Other:_____

Notices

- A. Failure of any party to promptly enforce this Order may constitute a waiver of the requested discovery.
- B. Failure of any party to comply with any Case Management Order may be a basis for Rule 219(c) sanctions.
- C. A copy of this order is to be sent to each party by his/her counsel within 7 days of entry.
- D. A Settlement Conference Memorandum (Pre-Trial Memo) shall be provided by each party to the Court, and opposing counsel or self-represented party in accordance with the assigned judge's standing order on a form approved by the Court.
- E. Prior to the Trial Conference, trial counsel or self-represented party shall provide opposing counsel or self-represented party with copies of marked exhibits and shall meet either in person, online, or by telephone and shall prepare a joint trial conference memorandum which shall contain a statement of the contested issues, a list of each party's witnesses, and any stipulations or agreements the parties have reached.

, 20

Judge

Prepared by:		
Name:		Pro Se 🗌
	Zip Code:	
ARDC #:		
E-mail address:		