

TRIAL SCHEDULE

JUDGE CHANDLER – APRIL 1, 2024 CIVIL SESSION

BRUNSWICK COUNTY

Monday (4-1-2024)

Babirak v. Falso	Line #21	entry of consent order	Pro Se / Pro Se
Hart v. Hart	Line #25	entry of scheduling order	Lea / Gray
McConnell v. Johnson, et al.	Line #24	entry of consent order	Ulmer / Pro Se
Carolan v. Grimm	Line #20	child support	Clyburn / Russell
Bookout v. Bookout	Line #14	child custody & support	Geiger / Yount
Foster v. Foster	Line #5	child custody mod.	Pro Se / Godwin
Spaid v. Spaid	Line #9	child custody mod.	Pro Se / Iapalucci
Gardner v. Gardner	Line #23	child custody mod.	Pro Se / Pro Se
Scott v. Caulder	Line #28	child custody	Pro Se / Pro Se
Huffman v. Huffman	Line #37	pending issues	Pro Se / Pro Se

TUESDAY (4-2-2024)

Annecciarico v. Annecciarico	Line #26	entry of pre-trial order	Heller / Yount
Hill v. Hill	Line #17	alimony & contempt	Yount / Pro Se
Pierce v. Pierce	Line #2	child custody modification	Essey / Iapalucci
Mccauley v. Falso, et al.	Line #7	child custody	Somers / Essey
Freeman v. Bortle	Line #36	child custody	Heller / Essey

WEDNESDAY (4-3-2024)

9:00 – 11:00 - Juvenile Court

11:00

Clemmons v. Clemmons	Line #30	child custody	Yount / Pro Se
Brown v. Simons	Line #6	child custody modification	Yount / Pro Se
Parker v. Parker	Line #13	child custody & support	Thompson / Yount
Saunders v. Saunders	Line #29	child custody & sched. Order	Crocker / Pro Se

THURSDAY (4-4-2024)

Hoover v. Dennehy	Line #27	entry of consent order	Lea / Russell
McCurry v. McCurry	Line #35	entry of scheduling order	Schultz / Williams
Drennan v. Drennan	Line #43	interim distribution	Thompson / Horton

CASES ON THE TRIAL SCHEDULE ARE EXPECTED TO BE TRIED OR SETTLED BY ENTRY OF CONSENT ORDER. CONTINUANCES WILL NOT BE REGULARLY GRANTED ONCE A CASE IS PLACED ON THE TRIAL SCHEDULE. IF YOU SETTLE A CASE THAT IS LISTED ON THE TRIAL SCHEDULE, YOU ARE TO NOTIFY THE COURT IMMEDIATELY SO THAT ARRANGEMENTS CAN BE MADE TO HEAR OTHER CASES.

BACK-UP CASES ARE EXPECTED TO BE PREPARED FOR TRIAL ON THE ASSIGNED DAY IN THE EVENT THAT SPACE BECOMES AVAILABLE ON THE TRIAL SCHEDULE.

ALL SCHEDULING ORDERS THAT ARE TO BE ENTERED BY CONSENT MUST BE SIGNED BY COUNSEL FOR ALL PARTIES. IF YOU ARE SCHEDULED TO APPEAR FOR THE ENTRY OF A SCHEDULING ORDER AND YOU FAIL TO DO SO, THE COURT WILL ENTER AN ADMINISTRATIVE SCHEDULING ORDER IN YOUR CASE WITHOUT YOUR INPUT.

ANY PRE-TRIAL ORDER TO BE ENTERED BY CONSENT MUST BE SIGNED BY ALL PARTIES (SIGNATURES NOTARIZED) AND THEIR ATTORNEYS. IF THE PRE-TRIAL ORDER IS NOT TO BE ENTERED BY CONSENT, THEN THE PARTIES AND THEIR ATTORNEYS MUST BE PRESENT IN COURT ON THE SCHEDULED DAY