ARTICLE II

CLERK OF THE CIRCUIT COURT

2.0 OFFICE OF THE CIRCUIT CLERK

Each Clerk of the Circuit Court shall maintain his or her principal office in the courthouse of each respective county and at any additional branch locations which may be necessary to facilitate the transaction of business in any branch court.

2.05 FILING OF PAPERS

- A. Any paper to be filed in any cause or proceeding may be filed in person, by

 United States mail, by courier, or electronically as provided in these Rules.
- B. Any paper filed in any cause or proceeding, except in branch courts, shall be impressed with a stamp bearing the word "Filed" followed by a notation of the month, day and year of the filing and the name of the Clerk of Court.
- C. Any paper to be filed in any cause or proceeding pending in branch court may be filed either at the main Clerk's office, a branch location of the Clerk's office, or at the appropriate field court.
- D. Pleadings, motions, and other papers filed with the Clerk, and not served in compliance with Supreme Court Rules 11 and 12, may be stricken by the Judge hearing the case, either with or without advance notice.
- E. Each party commencing an action or proceeding in case types AD, CH, DC, DN, ED, EV, FC, GC, GR, FA, JA, JD, JV, JE, LA, LM, MC, MH, MR, OP, PR, SC, OR TX shall complete the New Case Information Sheet provided

by the office of the Clerk of Court, and present said sheet at the time of filing the complaint, petition, or other paper initiating said action or proceeding.

F. The Clerk shall assign to each such action or proceeding a Case Number, which shall be endorsed on all pleadings, notices, orders, and other papers filed therein. Such Case Number shall consist of: (1) a two-digit number indicating the year in which such action or proceeding was commenced; (2) a case type abbreviation prescribed by the Administrative Office of the Illinois Courts; and (3) a consecutive case number. Pending actions or proceedings shall continue under the numbers heretofore assigned.

2.10 REMOVAL OF PAPERS FILED

No part of the court file shall be removed from the Clerk's office without a specific Order signed by the judge hearing the matter. Any such removal must be in accordance with the current edition of *Administrative Office of Illinois Courts Manual on Recordkeeping*.

2.15 COPIES OF PAPERS FILED

Upon request and the payment of the appropriate fee, the Clerk shall provide copies of any pleading or papers filed in this Court pursuant to 705 ILCS 105/27.1a, unless otherwise specifically ordered.

2.20 DELIVERY OF FILES TO BAILIFF

The Clerk may deliver a file in any case to a bailiff, court administrator, or security personnel upon the request of any judge.

2.25 MAINTAINING DAILY CALL SHEETS

The Clerk shall maintain a daily call sheet for each judge showing cases set for hearing and the hour of the day they shall be heard.

2.30 FILES PRESENT IN THE COURTROOM

Unless otherwise directed by the Judge, the Clerk shall have present in the courtroom all files appearing on the daily call sheet provided for in Section 2.25 of these Rules. This rule shall not apply to case types wherein the electronic record has been designated as the official record by administrative order of court.

2.35 JUDGE'S NOTES

- A. At the request of any judge, the Clerk of Court may, for the sake of convenience and judicial economy, keep and maintain a Judge's trial and/or hearing notes in the court file. These notes are the property of the Judge and shall not be filed of record by the Clerk. A Judge's notes shall be placed in an envelope, which shall be sealed and marked "Judicial Notes Impounded Documents" together with the name of the judge requesting the notes be preserved and stored.
- B. The Circuit Clerk's Office may, at the time of file destruction, dispose of a Judge's notes found in a court file by returning them to the judge, or, if the judge approves, is retired, or deceased, by destroying them using approved methodology pursuant to the Local Records Act, 50 ILCS 205/1 et. seq. and the retention schedules established by the Supreme Court of Illinois.

2.40 APPLICATION FOR WAIVER OF COURT FEES

- A. Forms of Application for Waiver of Court Fees, as provided in Supreme Court Rule 298, shall be provided by the Clerk of Court.
- B. Said Applications shall be submitted for hearing to the judge expected to be assigned to hear the matter in the future, or to the Presiding Judge if the judge expected to be assigned to the matter is unavailable.

2.45 GUIDELINES FOR COURT PERSONNEL IN ASSISTING SELF-REPRESENTED LITIGANTS

- A. A self-represented litigant is one who does not retain an attorney and appears in court on his or her own behalf. A self-represented litigant, under the law, is held to the same standards and duties of an attorney. Self-represented litigants are expected to know what the law requires and how to proceed in accordance with applicable statutes and court rules.
- B. In the performance of their official duties, court personnel and the staff of the Clerk of the Circuit Court, are prohibited from giving legal advice or counseling to the self-represented litigants as to their specific cases. This includes persons seeking advice in small claims, forcible entry and detainer, dissolution of marriage, child support matters, and the like.
- C. Court personnel may assist persons seeking information regarding procedural matters unique to the 23rd Judicial Circuit by referring the person to these Rules, or to the courthouse law library. Additionally, court personnel may tell the person that they should consider consulting qualified legal counsel or by referral to the Legal Self-Help Center.

D. Law Library staff may assist self-represented litigants by directing them to any standard reference materials in the Law Library or elsewhere, and may show persons how to access such reference materials, but such personnel and staff are not permitted to give extensive instruction in the use of legal materials.

2.50 CLERK TO PREPARE PRE-PRINTED FORMS

- For clarity of documents and expediency in processing, standardization of documents is necessary.
- B. The Clerk of the Circuit Court shall provide pre-printed or electronic forms as may be approved by the Illinois Supreme Court or by the Presiding Judge. The contents, and formatting, including the number of carbonless copies, if any, of pre-printed forms must be approved by the Presiding Judge prior to use. All new designs, revisions, and modifications to forms shall be forwarded to the Clerk of the Circuit Court prior to approval by the Presiding Judge.
- C. The duplication of forms available from the Clerk of the Circuit Court, by attorneys or litigants, is acceptable provided they contain the same standard heading and content as the Clerk's previously supplied form.

2.55 DOCUMENTS FILED WITH THE CIRCUIT CLERK

A. All documents sought to be admitted into the official record shall consist of one or more individual sheets measuring 8.5 inches by 11 inches, not permanently bound and not a continuous form. All exhibits attached to

motions, petitions or the like shall conform to the 8.5-inch by 11-inch standard. Discovery and depositions shall not be attached as exhibits, except as required by Statute or Supreme Court Rule. The above referenced size limitations shall not apply to the filing of original estate planning documents, however, photocopies of the same, expanded or reduced to conform to these size standards, must also be submitted into the court record along with the original copy.

- B. Documents to be filed shall not contain staples.
- C. Original documents filed with the Clerk of the Circuit Court shall not have attachments that are duplicates or reproductions of previously filed documents, unless required by Statute or Supreme Court Rule. A reference to the filing date and title of the documents shall be used to replace the reproductions.
- D. Documents shall have the case number printed on each page. The first page shall be numbered "Page 1 of ___ Pages." Each page thereafter shall be numbered consecutively or sequentially.
- E. Documents shall be legibly printed in permanent black or blue ink, by hand, type or computer generated. Signatures and dates shall be in black or blue ink or in an electronic format approved by the Supreme Court. Printing is not acceptable unless the type is dark enough to reproduce clearly when photocopied or scanned for computer imaging.

- F. Documents shall be on white paper of not less than 20 pound weight and shall have a margin of at least one inch on the top, the bottom and each side. Margins shall not be used for any handwritten modifications or continuation to the document.
- G. Documents shall be a minimum of 12 point type. The font shall be a plain or block type. Suggested use is Times New Roman or any San Serif type for reproduction and scanning purposes.
- H. The first page of the document shall contain a blank space, measuring 2.5 inches by 2 inches, incorporated within the right side of the header area.

2.60 REMOVAL OF COURT FILES AND DOCUMENTS

Original court files and documents that have been filed with the Clerk of Court shall not be removed from the courthouse without the advance permission of the Clerk of the Circuit Court.

2.65 E-FILING

- A. Designation of electronic filing case types
 - This Court hereby authorizes all civil and criminal cases with the exception of WI (Wills), sealed and impounded cases as permissible electronic filing case types. The Circuit Court Clerk shall direct the phasing in of case types during implementation of electronic filing.
 - 2. Wills or other testamentary documents, exhibits, or documents that are filed directly with the judge (e.g. proposed orders) shall not be accepted for filing electronically. Any unapproved document type

filed electronically by a Subscriber shall be rejected by the Clerk of the Court.

 Any notice of appeal and post judgment enforcement proceeding documents may be e-filed and served in accordance with Supreme Court Rules.

B. Definitions

- Clerk or Circuit Clerk: The Clerk of the Circuit Court of either DeKalb
 or Kendall County as defined in Art. 6 § 18 of the Constitution of the
 State of Illinois.
- Conventional manner of filing: The filing of paper documents with the
 Clerk as is done in cases that are not e-file cases.
- Court Partner Agency Users: Any local prosecutor or person authorized to serve civil and criminal process with the 23rd Judicial Circuit.
- 4. Electronic Document ("e-document"): An electronic file containing informational text.
- 5. Electronic Filing ("e-file"): An electronic transmission of information between the Clerk and a vendor for the purpose of case processing.
- Electronic Image ("e-image"): An electronic representation of a document that has been transformed to a graphical or image format.
- 7. Electronic Service ("e-service"): An electronic transmission of documents to a party, attorney or representative in a case via the

- vendor. However, e-service is not capable of conferring jurisdiction under circumstances where personal service is required as a matter of law.
- 8. Justice Community User: Any DeKalb or Kendall County governmental unit, including but not limited to the Sheriff's Office, State's Attorney's Office, Public Defender, Court Services Office, County Clerk, or Recorder of Deeds.
- PDF: Portable Document Format is a file format that preserves all fonts, formatting colors and graphics of any source document regardless of the application platform used.
- 10. Subscriber: One contracting with a vendor to use the e-filing system.
- Vendor: A company or organization that has an executed Electronic Information Project Agreement with the Clerk to provide e-filing services for either DeKalb or Kendall County.

C. Authorized users

- The Clerk shall accept and approve filings electronically through a vendor or through the Clerk's computer workstation.
- 2. The Clerk shall allow the filing of a document or pleading using the conventional manner of filing. At no time shall the e-filing program prevent or exclude the ability to file any valid pleading with the Clerk. In those circumstances, the Clerk shall scan conventionally filed documents into the electronic file.

- 3. Prior to filing any document electronically, users are required to register with the Clerk of Court and the Court's authorized e-filing vendor. Attorneys must submit an E- Filing Registration Form to the Clerk of Court which shall include a minimum of the following information: firm name, attorney names and ARDC registration numbers, address, phone number, e-mail address for E-service, staff contact information, selected method for paying filing fees. All other Justice Community Users shall be registered upon confirmation of authorization by the Clerk. Court Partner Agency Users and individual registrations will be used to identify the source of the e-filed document submitted to the court electronically.
- 4. Self-represented litigants may utilize e-filing through a vendor on the internet by means of individual transactional agreements and credit card payment. Self- represented litigants will be assigned a user name and password by the Vendor.
- Without charge during normal business hours, the Clerk shall provide attorneys and parties in e-file cases access to an e-file computer workstation.

D. Method of filing

 The Circuit Court hereby encourages electronic filing in each of the designated case types although conventional filings in these case types will continue to be accepted unless otherwise mandated by Supreme Court Rule.

2. The method of filing shall not affect the right of access to court documents. The Clerk shall maintain public access viewing terminals to allow electronic records and electronic documents to be displayed to the public. Electronic access and dissemination of court records shall be in accordance with the *Electronic Access Policy of Circuit Court Records of the Illinois Courts*.

E. Filing of exhibits

Physical items for which a photograph may be substituted may be electronically imaged and e-filed. Items not conducive to electronic filing, such as documents under seal and physical exhibits for which an image will not suffice shall be filed in their physical form at the Clerk's Office or in the Courtroom, as directed by order of the court and in conformity with Supreme Court "*Electronic Filing Standards and Principles.*" The Motion and Notice of Motion for permission to file any of these physical items may be done electronically.

F. Maintenance of original documents

 Anyone filing an electronic document that requires an original signature certifies by so filing, that the original signed document exists in the filing person's possession. Unless otherwise ordered by the Court, the filing party shall maintain and preserve all documents containing original signatures that are filed electronically. The filing party shall make those signed originals available for inspection by the Court, the Clerk, other counsel, or *pro se* party in the case, upon five (5) days notice. At any time, the Clerk may request from the filing party a hard copy of an electronically filed document, which shall be provided within five (5) business days.

2. All documents which are required to be maintained and preserved shall be kept for one year after the judgment has become final by conclusion of direct review or the expiration of the time for seeking such review.

G. Privacy Issues

- 1. It is the responsibility of the filing party or counsel to insure that documents filed electronically do not disclose previously or statutorily impounded or sealed information or personal identity information defined in Supreme Court Rules 15 and 138. The Clerk is not responsible for the content of filed documents and has no obligation to review, redact or screen any expunged, sealed, or impounded information.
- 2. All documents in confidential, impounded, or sealed cases must be submitted conventionally to the Clerk's office for filing. A party who has a legal basis for filing a document under seal without prior court order must electronically file a motion for leave to file under seal. The

motion must include an explanation of how the document meets the legal standards for filing sealed documents. The document in question shall not be attached to the motion as an attachment.

3. Parties and their counsel shall refrain from including, or shall redact where inclusion is necessary, the personal identity information referenced in Supreme Court Rules 15 and 138. The filing of all documents shall be in accordance with Supreme Court Rules 15 and 138.

H. Format of documents

- All electronically filed pleadings shall, to the extent practicable, be formatted in accordance with the applicable rules governing formatting of paper document pleadings. Additionally, each electronically filed pleading and document shall include the case title, case number and the nature of the filing.
- Each electronically filed document shall also include the typed name, e-mail address, address and telephone number of the attorney or self-represented party filing such document. Attorneys shall include their Attorney Number issued by the Attorney Registration and Disciplinary Commission on all documents.
- Documents must be submitted in PDF format. When possible, documents must be converted to PDF directly from the program creating the document, rather than from the scanned image of a

paper document. Documents only available in paper format may be scanned and converted to PDF for electronic filing.

- 4. Documents shall be formatted as follows:
 - a. The size of the type in the body of the text must be no less than 12 point font, and footnotes no less than 10 point font;
 - b. The size of the pages must be 8 ½ by 11 inches;
 - The margins on each side of the page must each be a minimum of 1 inch;
 - d. The top right 2 inch by 2 inch corner of the first page of each pleading shall be left blank for the Clerk's stamp.
 - e. Any electronically filed document must be unalterable (sealed PDF), and be able to be printed with the same contents and formats as if printed from its authoring program. The e-filing vendor is required to make each electronically filed document that is not infected by a virus available for transmission to the Clerk immediately after successful receipt and virus checking of the document.
 - f. Bulk filings of multiple cases or multiple documents combined into one PDF document in civil or criminal case types shall not be accepted. Documents with different civil or criminal case numbers must be filed individually in separate transactions.

- Filing of individual documents within a civil or criminal case should be accepted in a single electronic filing transaction.
- g. Multiple citations being electronically filed may be transmitted to the circuit clerk as a single transaction directly from the law enforcement agency.
- h. Electronic documents containing links to material either within the filed document or external to the filed document are for convenience purposes only. The external material behind the link is not considered part of the filing or the basic record.
- 6. Documents filed by attorneys that do not comply with the format specified by the applicable statute or rule may be rejected.

 Documents filed by self-represented parties that do not comply with the applicable statute or rule shall be reviewed for acceptance by the court prior to rejection.

I. Signatures and authentication

Any document filed electronically, including all pleadings, motions, documents, etc., using a verified user authentication shall be deemed to have been signed by the holder of the user authentication.

Documents containing facsimile or typographical signatures may be filed electronically and shall be deemed to have been signed in person by the individual identified.

- In the absence of a facsimile or typographical signature, any document electronically filed with a user's identification and password is deemed to have been personally signed by the holder of the user identification and password.
- 3. Documents containing signatures of one or more persons or third parties may be filed electronically and shall bear a facsimile or typographical signature. The filing party or attorney must confirm approval of all persons not a party to the case or non-registered persons (including paralegals or other persons authorized to act on behalf of a registered user) required to sign the document.
- 4. Original signatures of all non-electronic filers must be obtained before filing the document. The document must indicate the identity of each non-registered signatory.
- 5. Where a Clerk is required to endorse a document, the typed name of the Clerk shall be deemed to be the Clerk's signature on an electronic document.
- 6. All judges' and other necessary electronic signatures shall be captured and maintained by the Circuit Clerk. Each signature shall be protected by internal system security measures and use security tokens and encrypted passwords to authenticate the use of the esignature.

- 7. Signatures as defined in the above subparagraphs satisfy Supreme Court Rules and statutes regarding signatures, and give rise to the application of available sanctions when appropriate.
- J. Time of filing, acceptance by the clerk and electronic filing stamp
 - Any document filed electronically shall be considered as filed with the Clerk upon review and acceptance, and the transmission has been completed with the Clerk's electronic filing stamp.
 - A person who files a document electronically shall have the same responsibility as a person filing a document in the conventional manner for ensuring that the document is complete, readable and properly filed.
 - 3. The transmission date and time of transfer shall govern the electronic filing mark. Pleadings received by the Clerk before midnight on a day the courthouse is open shall be deemed filed that day. If filed on a day the courthouse is not open for business, the document will be deemed filed the next business day.
 - 4. Upon receipt by the vendor, and submission of an electronic document to the Clerk, the vendor shall issue a confirmation to the subscriber. The confirmation shall indicate the time and date of receipt, and serve as proof that the document has been submitted to the Clerk. A subscriber will receive e-mail notification from the vendor if a document is not accepted by the Clerk's office. In that event, the

- subscriber may be required to re-file the document to meet necessary filing requirements.
- 5. Each document reviewed and accepted for filing by the Clerk shall receive an electronic file stamp. The stamp shall be endorsed in the name of the Clerk by the deputy clerk accepting filing, and shall include the identification of the court, the official time and date of filing and contain the word "FILED." This file stamp shall be merged with the electronic document and shall be visible when the document is printed and viewed on-line. Electronic documents are not officially filed without the electronic filing stamp. Filings so endorsed shall have the same force and effect as documents time stamped in the conventional manner.

K. Electronic service and filing proof of service

- Electronic service is not capable of conferring jurisdiction. Therefore,
 regarding electronically filed cases, documents that require personal
 service to confer jurisdiction as a matter of law may not be served
 electronically through an e-file vendor, but must be served in the
 conventional manner.
- 2. All other documents may be served upon the other parties or their representatives electronically through the e-file vendor. The filing party or attorney shall be responsible for completing electronic service of these other documents using the vendor's system.

- If a party or party's designee has not subscribed to a vendor's services, service of all other documents shall be pursuant to Supreme Court Rule 12.
- 4. Service of an e-document shall be deemed completed on the first court day following electronic transmission to the recipient by the efile vendor, attorney, or party. The electronic service of a pleading or other document shall be considered as valid and effective service on all parties and shall have the same legal effect as personal service of an original paper document.
- 5. If electronic service on a party does not occur because of (1) inaccessibility to the vendor's system, (2) an error in the vendor's transmission of notice to the party being served, (3) the vendor's failure to process the electronic filing for service, or (4) the party was erroneously excluded from the service list, the party to be served shall, absent extraordinary circumstances, be entitled to an order extending the date for any response or the period within which any right, duty or other act must be performed.
- The e-filing vendor is required to maintain an e-service list for each e-filed case. The vendor shall immediately update the service list upon being given notice of new contact information. Whenever a document is submitted for service upon other parties by the e- filing

- vendor's system, the e-filing vendor shall use the most current eservice list to perform service.
- 7. All subscribers and other participants must immediately, but not later than ten (10) business days prior to when such a change takes effect, notify other parties, the Clerk and the e-filing vendor of any change of firm name, delivery address, fax number or e- mail address.

L. Collection of fees

- The e-filing of a document requiring payment of a statutory filing fee to the Clerk in order to achieve valid filing status shall be filed electronically in the same manner as any other e-file document. All Subscribers shall maintain a valid credit card on file with the e-filing Vendor for the payment of statutory filing fees.
- 2. At the end of each business day, the vendor shall transfer by electronic deposit to the Clerk's bank account all statutory filing fees required for that day's electronic filings. The vendor shall electronically provide the Clerk a detailed itemization of the fees so deposited, including case number, type of transaction and party being billed for the payment for each deposit. The vendor shall act as a limited agent for the Clerk and collect such required filing fees from the subscriber through direct billing of that subscriber, unless payment of the fee has been waived by court order or law.

- Fees charged to e-filing subscribers by the vendor for vendor services are solely the property of the vendor and are in addition to any statutory fees associated with statutory filing fees.
- 4. Copies of any document or certification of same shall be available to the requesting party at a reasonable cost, including all applicable fees as set by rule or statute.
- 5. When the electronic filing includes a request for waiver of fees by a petition for indigence, payment of the requisite fees shall be stayed until the court rules on the petition.
- 6. Filings initiated by court partner agencies in criminal cases (e.g., state's attorney, public defender, attorney general and law enforcement) shall be exempt from the payment of filing fees and any vendor fees.

M. System or user errors

- The Court and Clerk shall not be liable for malfunction or errors occurring in electronic transmission or receipt of electronically filed or served documents.
- 2. If the electronic filing is not filed with the Clerk because of (a) an error in the transmission of the document to the vendor which was unknown to the sending party, (b) a failure to process the electronic filing when received by the vendor, (c) rejection by the Clerk, (d) other technical problems experienced by the filer, or (e) the party was

erroneously excluded from the service list, the Court may upon satisfactory proof enter an order permitting the document to be subsequently filed effective as of the date filing was first attempted.

In the case of a filing error, absent extraordinary circumstances, anyone prejudiced by the Court's order to accept a subsequent filing effective as of the date filing was first attempted, shall be entitled to an order extending the date for any response, or the period within which any right, duty or other act must be performed.

N. Vendor conditions

- E-filing vendor(s) with Electronic Information Project Agreements
 executed with the Clerk are hereby appointed to be the agent of the
 Clerk regarding electronic filing, receipt, service and/or retrieval of
 any pleading or document via the e-filing vendor system.
- 2. The e-filing vendor shall make electronically filed documents, and documents being served electronically through the e-filing vendor's system, available to subscribers and the designated court authorized users through the e-filing vendor's system in accordance with the current contract between the Clerk and the e-filing vendor, and consistent with the Supreme Court's *Electronic Access Policy for Circuit Court Records of the Illinois Courts*.
- The e-filing vendor may require payment of a fee or impose other reasonable requirements by contract with a subscriber as conditions

for processing electronic filings. Pursuant to contact terms, the efiling vendor must provide services but is not permitted to require payment of a fee for government users or parties deemed indigent by the Court.

- 4. The Chief Judge of the Court or his/her designee, in coordination with the Clerk of the Court, shall review and approve the terms of the subscriber agreement. The vendor shall provide at least 30 days notice prior to the effective date of any subscriber agreement changes.
- 5. Ownership of the documents and access to the data associated with all E-filed documents remains with the Court. The electronic documents processed by the E-filing vendor remain the property of the Court and neither the documents nor the data from the documents and/or transactions shall be used by the E-filing vendor for any other purpose other than those specifically authorized by the Chief Judge of this Court or his/her designee, in coordination with the Clerk of the Court.

2.70 AUTHORITY FOR E-RECORDS

A. Designation of electronic record types

The Presiding Judge of each county shall have the authority by administrative order to hereby authorize all electronic court records to be

the official court record. This includes all case types, with the exception of Will Filing (WI).

B. Definitions

- Electronic Record: All official trial court records for a case filed and stored electronically, except all documents required to be maintained in original form.
- 2. Print on Demand: The ability to print any electronic document for use by judges, court personnel, lawyers, litigants, and the public.

C. Electronic access to records

This Circuit adopts the Supreme Court's *Electronic Access Policy*. Access to the electronic court record will be available consistent with this policy. All protected information will be viewable only by the parties of record consistent with the Supreme Court's *General Administrative Order on Recordkeeping in the Circuit Courts* and applicable laws. The electronic record can be accessed at any time subject to unexpected technical failures, normal system maintenance, or as may otherwise be technically feasible.

D. Protecting electronic record

The Clerk of the Circuit Court shall ensure the migration and safety of the Court's records through regular maintenance of the hardware and software, and replication of the data to offsite storage facilities.

2.75 ISSUANCE OF FOREIGN SUBPOENAS FOR MEDICAL FILES

Supreme Court Rule 17 mandates the automatic issuance of a local subpoena upon presentation of a foreign subpoena. Pursuant to 735 ILCS 35/3.5, the clerk is restricted from issuing subpoenas under SCR 17 if they pertain to specific prohibited healthcare information unless the requester submits an attestation form affirming that the requested information qualifies under an outlined exception. Upon submission of the attestation form to the Clerk, a proposed order for issuance shall be filed. Upon judicial endorsement of the order, the local subpoena shall be issued.