

APPELLATE COURT OF ILLINOIS

SECOND DISTRICT

August 18, 2016

MARY S. SCHOSTOK

PRESIDING JUSTICE

ROBERT D. MCLAREN,	JUSTICE	MICHAEL J. BURKE,	JUSTICE
SUSAN F. HUTCHINSON,	JUSTICE	DONALD C. HUDSON,	JUSTICE
KATHRYN E. ZENOFF,	JUSTICE	JOSEPH E. BIRKETT,	JUSTICE
ANN B. JORGENSEN,	JUSTICE	ROBERT B. SPENCE,	JUSTICE

-ROBERT J. MANGAN, CLERK-

OUR RECORDS INDICATE THAT YOU OR A MEMBER OF YOUR FIRM HAS AN  
APPEAL(S) SCHEDULED ON THE ATTACHED DOCKET CALL

**TIME FOR ORAL ARGUMENT:** Each side is requested to confine its main argument to 15 minutes duration. The Appellant shall have not to exceed an additional 5 minutes strictly confined to rebuttal. If only one side argues, the argument shall not exceed 15 minutes.

The Justices of the Court have read the briefs of the parties prior to the call of the docket. Counsels are requested to omit recitation of the facts and procedural history of the cases except to the extent necessary to argument of the issues presented on appeal.

**REGISTER FOR ARGUMENT**

**ATTORNEYS MUST REGISTER FOR ORAL ARGUMENT IN THE OFFICE OF THE CLERK ON THE DAY ON WHICH THE CASE IS ON CALL:**

REGISTRATION TIME FOR FIRST CASE ON CALL	- BY	9:00 AM
REGISTRATION TIME FOR SECOND CASE ON CALL	- BY	10:00 AM

**SUPPLEMENTAL RULE A**

After the Clerk has mailed a copy of the Call of cases as provided by Rule 2 of the Uniform Administrative and Procedural Rules theretofore adopted by this Court on April 27, 1986, no case shown upon such Call may be removed. Failure of any party or parties or his or their attorney to appear as scheduled will constitute a waiver of oral argument. The case, or such portion thereof not argued will be taken under advisement by the Court upon the pleadings submitted by such party or parties.

When during oral argument, counsel cites authorities from other jurisdictions, he shall provide this Court with four (4) copies of the full text of such authorities.

ANYONE WITH A DISABILITY NEEDING ASSISTANCE SHOULD CONTACT THE  
CLERK'S OFFICE, SO PRIOR ARRANGEMENTS CAN BE MADE.

847/695-3750

BY DIRECTIONS OF THE PRESIDING JUDGE, THE FOLLOWING CASES WILL BE SUBJECT TO CALL AND ORAL ARGUMENT, IF REQUESTED, AS LISTED ON THE FOLLOWING PAGES.

N O T I C E

- - - - -

COUNSEL SHALL ACKNOWLEDGE RECEIPT OF THIS NOTICE OF ORAL ARGUMENT AND ADVISE THE CLERK IF YOU INTEND TO ARGUE (Supreme Court Rule 351).

If the Clerk has not received your acknowledgement by August 11, 2016 argument may be considered waived. Your acknowledgement must be in writing with a copy sent to opposing counsel.

AUGUST 18, 2016

9:30 AM

2-15-1125  
Oral

In re Parentage of M.E.P., a Minor  
(Prouty, Dana N., AE v. Kafka, Adam  
Timothy, AT).

Lake

AUGUST 18, 2016

10:30 AM

2-14-0571  
Oral

People AE v. Swatelle, Darwen AT.

Winnebago