

IN THE SUPERIOR COURT OF THE SOUTHERN JUDICIAL CIRCUIT

STATE OF GEORGIA

Standing Order Regarding the §
Use of Artificial Intelligence (AI) §
And Certification of Citations in §
Superior Court §

Standing Order Regarding the Use of Artificial Intelligence (AI) and Certification of Citations in Superior Court

All counsel and all self-represented litigants or *pro se* parties shall disclose the use of artificial intelligence (AI) in any capacity in the preparation and composition of any pleadings, briefs, or any other documents submitted to the Court. If AI was utilized in any manner to prepare or compose any filing or submission to the Court in any capacity, counsel and/or *pro se* parties shall sign and file a Disclosure of Use of Artificial Intelligence at the end of any such filing or submission, before the signature block, stating as follows:

“This document was generated with the assistance of [identify AI tool name]. I hereby certify under penalty of perjury that, despite relying on an AI tool, I have independently reviewed this document to confirm accuracy, legitimacy and use of good and applicable law, pursuant to O.C.G.A. §§ 9-11-1 *et seq* and O.C.G.A. § 9-15-14.”

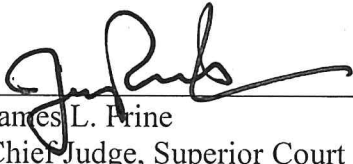
“I further certify that any exhibits cited in my pleadings exist in my possession at the time of said filing in a form that I am able to provide to the Court at any time during the pendency of this case.”

Counsel and *pro se* parties are cautioned that mistake, time constraints, and/or lack of technical expertise or sufficient knowledge of legal matters are not recognized by the Court as a good-faith excuse for submission of documents that violate the Georgia Civil Practice Act or this disclosure rule. Accordingly, arguments in briefs to the Court which are supported by AI-generated case law (that is, cases that do not exist or are substantially dissimilar from their presentation to the Court) are not permissible.

Counsel or *pro se* parties submitting any evidence, including, but not limited to, documents, charts, photographs, or any other exhibits submitted to the Court that has been altered from its original form or manipulated in any manner for fraudulent purposes, shall be subject to sanction at the discretion of the presiding judge.

This Order shall be effective immediately and shall apply to all filings submitted after the date of this entry. Failure to comply with this Order may result in appropriate sanctions, up to and including dismissal and/or default judgment.

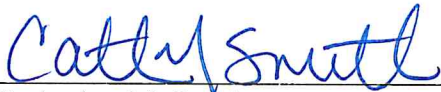
SO ORDERED, this 28th day of May, 2026.



James L. Prine
Chief Judge, Superior Court
Southern Judicial Circuit



Gregory A. Voyles
Judge, Superior Court
Southern Judicial Circuit



Catherine M. Smith
Judge, Superior Court
Southern Judicial Circuit



William Long Whitesell
Judge, Superior Court
Southern Judicial Circuit