

(d) Domestic Relations Pro Se Court (*added effective 1/17/07*)

(1) Post judgment motions set by *pro se* litigants in Domestic Relations or Parentage cases (except those brought under section IV-D) shall be scheduled for "Pro Se Court" if the motions seek the following relief:

- i) Child support or maintenance enforcement of a prior order;
- ii) Property related enforcement of a prior order;
- iii) Enforcement of the payment of medical expenses, child care or extracurricular or school expenses set by prior order;
- iv) Increase or decrease of support or maintenance; or
- v) Contribution to post-high school or other expenses.

(2) At the time of scheduling, the *pro se* litigant shall be assigned a hearing date not less than 14 days from the date of filing. Notice shall be sent by the litigant pursuant to rules, and shall provide that the matter is set for "hearing *instanter*".

(3) If an attorney appears before the hearing or at the time of hearing the matter, at the option of the parties, the case may be returned to the regularly assigned courtroom for hearing. The days, times and hours of "Pro Se Court" shall be set by the Chief Judge. The Court will not provide a verbatim record for cases heard in "Pro Se Court".