

IN THE THIRD CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE
AT NASHVILLE

RE: Permanent Parenting Plans prepared)
By Self-Represented Litigants) Docket No.

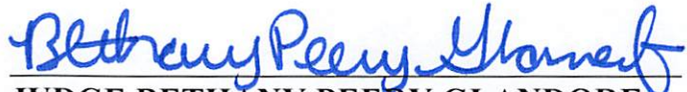
**ORDER REQUIRING SUBSTANTIATING FINANCIAL
DOCUMENTATION IN PRO SE DIVORCES WITH CHILDREN**

It appearing to the Court that self-represented litigants are preparing *Permanent Parenting Plans* and *Child Support Worksheets*, for the purpose of setting child support in their divorce actions, with the assistance of the Davidson County Circuit Court Clerk. In divorce cases assigned to the Third Circuit Court, the child support reflected in the *Permanent Parenting Plan*, and *Child Support Worksheet*, shall be based on true and accurate information provided by the parties, and supported by financial documentation. The documentation may include current pay stubs, W-2/1099 Forms, and/or copies of federal income tax returns attested to by the parent under penalty of perjury, and shall be brought to court by the litigants, when their *Motion to Set Final Hearing* is being considered, to confirm that the incomes reflected are true and accurate.

By representing the income amount in the above-mentioned documents, the parties certify that the information is true and accurate, supported by the documentation provided to the Court, and that they have performed their due diligence in calculating the child support amount. Knowingly providing inaccurate information constitutes a fraud upon the Court punishable by contempt, and the offending party's possible incarceration.

IT IS ALL SO ORDERED.

Entered this, the 11th day of December, 2025.


JUDGE BETHANY PEERY GLANDORF