

29469

**STATE COURT  
OF DEKALB COUNTY**

2/22/24

**JUDGE KIMBERLY A. ALEXANDER  
DIVISION VII**

**FEBRUARY CIVIL MOTIONS CALENDAR**

**FEBRUARY 29, 2024**

**AT 1:30 P.M.**

**COURTROOM C  
OF THE  
JUDICIAL TOWER LOCATED  
ON THE 2<sup>ND</sup> FLOOR AT  
556 N. MCDONOUGH STREET  
DECATUR, GEORGIA 30030**

**MICHELLE A. CHEEK  
CIVIL CALENDAR CLERK**

**404-687-3985**

**E-Mail to [macheek@dekalbcountyga.gov](mailto:macheek@dekalbcountyga.gov)**

**[www.dekalbstatecourt.net](http://www.dekalbstatecourt.net)**

THE STATE COURT OF DEKALB COUNTY  
STATE OF GEORGIA

ORDER

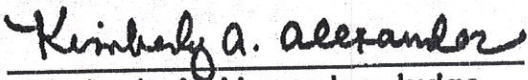
(Civil Motions Calendar)

Pending motions which are ripe for decision are hereby placed on the Civil Motions Calendar scheduled for **February 29, 2024, at 1:30 P.M.** in Courtroom B on the second floor of the Judicial Tower, located at 556 N. McDonough Street, Decatur, Georgia 30030. **NOTE: We will be in Courtroom 2A due to our courtroom being unavailable that day.** All parties and counsel are required to appear at the call of the Calendar and should be prepared to proceed with argument at that time.<sup>1</sup> Information concerning position on the Calendar is available at [www.dekalbstatecourt.net](http://www.dekalbstatecourt.net).

The removal of any motion from this calendar shall be by Order of the Court only. A Motion for Continuance must be made in writing at least ten days before the hearing, and an Order must be submitted. If a case has settled or the issues have been resolved, the parties must notify **Michelle Cheek, Civil Case Manager, at (404) 687-3985** or [macheek@dekalbcountyga.gov](mailto:macheek@dekalbcountyga.gov), and follow-up with a pleading confirming withdrawal of the motion or other disposition.

Failure to respond to the notice to appear at the Motions Calendar may result in dismissal of the pending motion or in any other action the Court may deem appropriate.

SO ORDERED this 4th day of January, 2024.



Kimberly A. Alexander, Judge  
State Court of DeKalb County

<sup>1</sup> The Court hereby advises all parties that a corporation must be represented by an attorney in any civil proceeding in this Court. Eckles v. Atlanta Technology Group, Inc., 267 Ga. 801, 485 S.E.2d 22 (1997). Any corporate party not represented by counsel by the call of this Calendar will not be heard during this calendar, and such corporate party risks the Court taking appropriate action including, but not limited to, judgment for the opposing party or dismissal of the claim or motion. Counsel for the corporate party must either appear in Court or must have filed a written entry of appearance on behalf of the corporation before the call of the Calendar.