

FILED

COUNTY OF WILL)
STATE OF ILLINOIS)

APR 19 2 17 PM '93

CLERK, CIRCUIT COURT
WILL COUNTY, ILLINOIS

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL DISTRICT
WILL COUNTY, ILLINOIS

IN RE: PETITION OF JAMES W. GLASGOW,
STATE'S ATTORNEY OF WILL COUNTY

ADMINISTRATIVE ORDER 93-6

WHEREAS, the court has been advised of the existence of an acute problem, both within as well as in the immediate vicinity of the Will County Court House, which problem being the harassment and intimidation of citizens who are lawfully in and on the aforesaid premises for the purpose of conducting court-related business:

And the court being advised that the administration of justice within the Courts of the Twelfth Judicial District has been obstructed and impeded by individuals having no business before the courts through their acts of physical confrontation and acts inviting confrontation within said courts:

And the court finding it has jurisdiction over the subject premises and the right and duty to formulate a remedy for the problems herein above stated:

IT IS HEREBY ORDERED that the following rules shall apply within the courtrooms, hallways, stairwells, and other public areas of the Will County Court House:

1. No wearing of hats or other head coverings within the Courthouse,
2. No use of profanities,
3. No display, demonstration, publication and / or throwing of gang signs,
4. No loitering,
5. No fighting.

It is further ordered that these rules take effect immediately upon the posting of copies of same within the Courthouse and upon the entrance doors of the Courthouse.

3/29/93
date

ENTERED: Edward F. Masters
Chief Judge

FILED

COUNTY OF WILL)
STATE OF ILLINOIS)

APR 19 2 17 PM '93

CLERK, CIRCUIT COURT
WILL COUNTY, ILLINOIS

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL DISTRICT
WILL COUNTY, ILLINOIS

IN RE: PETITION OF JAMES W. GLASGOW,
STATE'S ATTORNEY OF WILL COUNTY

Now comes JAMES W. GLASGOW, State's Attorney of Will County, and petitions this Honorable Court, pursuant to its powers to regulate the affairs of the Circuit Court, for an order restraining certain deleterious behavior in and around the courts of the Twelfth Judicial District, and in furtherance states as follows:

1. The State's Attorney has been advised of the existence of an acute problem, both within the Will County Court House as well as in the immediate vicinity of the Will County Court House, which problem being the harassment and intimidation of citizens who are lawfully in and on the aforesaid premises for the purpose of conducting court-related business.
2. The State's Attorney has been advised that the administration of justice has been obstructed and impeded by the activities in individuals having no business before the Court by acts of physical confrontation and acts inviting physical confrontation within the Courts of the Twelfth Judicial District.
3. Illinois Supreme Court Rule 21 (b) gives general authority over the operations of the Circuit Court to the Chief Judge of each Circuit Court.
4. The right and duty to formulate remedies to insure the unobstructed and unimpeded orderly administration of justice for such problems as herein above stated lies with the Chief Judge.

WHEREFORE, JAMES W. GLASGOW, State's Attorney of Will County respectfully requests that the Chief Judge of this Honorable Court order the implementation of the following rules which shall apply within the courtrooms, hallways, stairwells, and other public areas of the Will County Court House: