

FILED
STATE OF MISSISSIPPI
LAFAYETTE COUNTY

**STANDARD ORDER REGARDING MISSISSIPPI RULE
OF CIVIL PROCEDURE 5.1**

2015 JUN -2 PM 2:59

CHANCERY CLERK

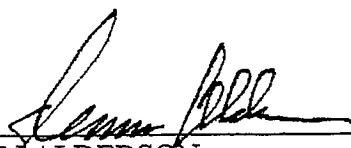
BY DC



No party has requested this Order. Rather, this Order is a standing Order of the Chancery Court of Lafayette, Marshall, Tippah, Benton and Calhoun Counties. This Order applies to every proceeding in which the Court is asked to approve a settlement in which a minor has an interest and every proceeding when a party, otherwise considered a minor, seeks to have this disability removed. The Chancellors of this District have adopted this Order because a recent amendment to the Rules of Civil Procedure make it impossible for a Court or parties to effectively consider and enforce validity of resulting Orders in these type proceedings.

THEREFORE, it is hereby ORDERED that the provisions of Rule 5.1 of the Mississippi Rules of Civil Procedure are fully suspended and any party is relieved from compliance in 1) every case where the Court will be asked to approve a settlement in which a minor has an interest and 2) where a party, otherwise considered a minor, asks the Court to remove the disability of age and declare that party emancipated.

This Order shall become effect on the 2 day of June, 2015.



GLENN ALDERSON
SENIOR CHANCELLOR



ROBERT Q. WHITWELL
CHANCELLOR