

**IN THE CIRCUIT COURT OF THE
FIFTEENTH JUDICIAL CIRCUIT IN
AND FOR PALM BEACH COUNTY,
FLORIDA
Family Division
Case No. 501971DR004137XXDIFD**

**In Re Marriage of
WILLIAM A. CABANA
Petitioner, Former Husband, pro se**

and

**SHARON ANN MAYO f/k/a
SHARON ANN CABANA
Respondent/Former Wife.**

**Former Husband's Objection To Opposing Counsel's Lack Of
Adequate Time For Response To A Notice Of Hearing**

COMES NOW WILLIAM A. CABANA, pro se, respectfully Objecting To
Opposing Counsel's Lack Of Adequate Time For Response To A Notice Of Hearing.
Former Wife scheduled a hearing her Motion for Sanctions the day after she purportedly
filed it. In support he offers,

1. Former Wife sent Former Husband an Amended Notice of Hearing with a certificate of service dated September 13, 2005 was filed for a hearing scheduled on September 14, 2005. Exhibit A
2. To the original Notice of Hearing was added Former Wife's Motion for Sanctions.
3. Former Wife file the Motion for Sanctions on September 14, 2005 (DE 247)
3. Former Husband received the Amended Notice on September 16th by mail.

4. Former Wife is in violation of F. R. Civ. P. 1.090 (d) and (e) by not allowing Former Husband a reasonable time to respond to this motion prior to the hearing.
5. Former Husband objects to Former Wife's filing of notices or motions that are willful, malicious and strictly intended to cause harm or inconvenience to him.

WHEREFORE WILLIAM A. CABANA prays that the Court take jurisdiction over this matter, enter such orders as are appropriate to expedite consideration of this motion, and:

1. Prohibit Former Wife from filing documents that are in violation of Florida Rules of Civil Procedure or Family Law Rules of Procedure and to retain jurisdiction to sanction Former Wife appropriately.
2. Awarding WILLIAM A. CABANA all costs pursuant to F.S. §86.011 and F.S. §57.041, for the defense of this motion.
3. For such and other relief that may be proper.

Respectfully submitted,

William A. Cabana, pro se
1050 Capri Isles Blvd., Apt F-105
Venice, FL 34292
Telephone/Fax: 941-480-1395
Email: bcabana2@comcast.net

Certificate of Service

I certify that a copy of this Objection To Opposing Counsel's Lack Of Adequate Time For Response To A Notice Of Hearing was faxed and mailed to Cathy L. Kamber, P.A., Attorneys for former wife., 1675 Palm Beach Lakes Boulevard, The Forum, Tower A, Suite 700, West Palm Beach, FL 33401 this 19th day of September, 2005

William A. Cabana, pro se
1050 Capri Isles Blvd., Apt F-105
Venice, FL 34292
Telephone/Fax: 941-480-1395
Email: bcabana2@comcast.net