

**HON. KARI A. DOOLEY'S STANDING ORDER
ON JOINT TRIAL MEMORANDA IN CIVIL JURY CASES**

The parties' Joint Trial Memorandum in Civil Jury Cases shall contain the following:

1. A proposed joint and **non-argumentative** description of the case suitable for reading to the jury panel, including the names of the parties, the nature of the plaintiff's allegations and the defendant's position with respect thereto.
2. A list of outstanding motions, listed by ECF No., date, party, and title, which require adjudication before the trial. The parties shall further indicate whether oral argument is requested or the motion can be taken on the papers.
3. A list of the operative pleadings by ECF No., date, party, and title.
4. A list of all witnesses reasonably expected to be called by each party, including the anticipated sequence in which the witnesses will be called and the name and relationship of each witness to the case (*e.g.*, party, fact witness, expert). Any scheduling issues with respect to any witness should be noted as well. The plaintiff's rebuttal witnesses need not be listed.
5. If a party anticipates the use of deposition testimony in lieu of live testimony, the identity of the witness(es) and the portions of the depositions to be offered (by page and line) should be included as well. Cross designations must be included as well as objections by either party to the proposed testimony and the basis for the objection.
6. A list by each party of the Exhibits each party reasonably expects to offer at trial. The list should contain a brief identifying description of the exhibit and whether the opposing party objects to its admission and the basis for the objection. Counsel shall confer to mark exhibits as full or for identification prior to the trial. The plaintiff's exhibits shall be numbered sequentially beginning with the Number One (1). The defendant's exhibits shall be numbered sequentially beginning with the Number Five Hundred (500). Where there are multiple plaintiffs or defendants, counsel shall coordinate exhibit identification to ensure that exhibits and numbers are not duplicated. Exhibits will only be entered into evidence as full exhibits at the direction of the Court at trial.
7. Proposed Voir Dire questions for the venire panel.
8. Proposed Jury Instructions (which should also be emailed in Word format to Chambers).
9. Counsel must indicate whether they will require the use of courtroom technology during the trial. If such technology will be required, counsel shall affirm that they will submit the "Request for Courtroom Technology" form to the Courtroom Deputy, Kristen Gould (Kristen_Gould@ctd.uscourts.gov), at least ten days prior to the commencement of evidence. Failure to submit the form in a timely manner may preclude the use of such technology.

So Ordered.