

NOV 4 2020

From:

To: [Colleen McMahon](#); ; [Denny Chin](#); [Frank Geraci](#); [Geoffrey Crawford](#); [Glenn Suddaby](#); [Jose Cabranes](#); [Peter Hall](#); [Raymond Lohier](#); [Robert Katzmann](#); [Rosemary Pooler](#); [Roslynn Mauskopf](#); [Stefan Underhill](#)

Cc:

Subject: Proposed Revision to Local Criminal Rule - District of Connecticut - ACTION REQUESTED

Date: Tuesday, November 03, 2020 2:39:00 PM

Attachments: [RULE 32.o. excerpt - clean copy.pdf](#)
[RULE 32.o. excerpt - redlined.pdf](#)
[image001.png](#)

Dear Judicial Council:

The District of Connecticut seeks Judicial Council approval to change one local criminal rule. A clean and redline version of the proposed changes are attached.

The proposed changes have been published on the Court's website and in the Connecticut Law Tribune for comment.

Kindly reply with your vote by November 10.

Thank you



Office of the Circuit Executive
Thurgood Marshall U.S. Courthouse
40 Foley Square, Room 2904
New York, NY 10007
(212)-857-8700

RULE 32

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(Amended ~~May 24, 2017~~November _____, 2020)

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SENTENCING PROCEDURES

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(o) Sentencing Memoranda

Counsel for the defense and the government may submit sentencing memoranda to the Court addressing (i) any factual inaccuracy in the presentence report; (ii) the guidelines calculations; (iii) the available sentencing options, including alternatives to incarceration; (iv) any restitution issues; (v) any bases for departure; and (vi) any other factual or legal issue relevant to sentencing. Any sentencing memorandum shall be filed according to the schedule as set forth in Local Rule 32(e) unless the Court has provided other deadlines for these memoranda by scheduling order.

Except by order of the Court, memoranda shall be double-spaced (except headings, footnotes, and block quotes) and shall be no more than forty (40) 8 1/2" by 11" printed pages, exclusive of pages containing a table of contents, table of statutes, rules or the like. E-filed memoranda shall conform with the Electronic Filing Policies and Procedures. Unless otherwise ordered by the Court, text shall appear in at least 12 point font; footnotes shall appear in at least 10 point font. Any motion seeking permission to depart from these limitations shall be filed at least seven (7) days before the deadline for the filing of the memorandum at issue. A motion for permission not in compliance with this Rule will ordinarily be denied.

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