

RULE 33 PRE-TRIAL MOTIONS

33.1 HEARING DATES

See Rule 2.3, supra.

**33.2 SUGGESTIONS IN SUPPORT OF MOTIONS,
WHEN REQUIRED**

Except upon order of the Court, no suggestions of law or citation of authorities shall be required when filing objections to interrogatories, requests to produce or for admissions or for any pre-trial motion. In the event, however, a party filing a motion desires to submit suggestions of law in support of said motion, such suggestions shall be filed and served on the other party or parties a minimum of seven (7) days before argument of the motion. Should suggestions in opposition be filed by any party, they shall be filed and served on opposing parties prior to that date of the argument.

**33.3 ORAL ARGUMENTS - WHEN DESIRED
AND HOW REQUESTED**

[No local rule]

33.4 MOTIONS IN LIMINE

[No local rule]

33.5 CERTIFICATE OF ATTEMPT TO RESOLVE

The Court will not hear oral argument nor take under submission any motion for more definite statement, objections to interrogatories or the answers thereto, objections to requests for admissions or the replies thereto, objections to motions to produce or motions for sanctions to enforce discovery unless there is filed with the Court, together with the notice of hearing, a certification signed by the attorney for the party calling for the hearing which states that he

has attempted to discuss the matter with opposing counsel in a good faith effort to resolve the disputed issues.

33.6 MOTIONS FOR SUMMARY JUDGMENT

A party filing the Motion for Summary Judgment shall file, together with such motion, a draft of a proposed judgment which would be appropriate in the event that the motion is sustained.

33.7 CONSOLIDATION OF CASES

All motions for consolidation of civil cases shall be filed in each case desired to be consolidated. The judge assigned to the case with the oldest case number shall hear and rule on the motion for consolidation and the cases shall be consolidated into the lowest numbered case, unless otherwise agreed to by the judges to whom the cases are assigned. Following consolidation, all cases to be consolidated shall be reassigned to the judge with the oldest number, and all documents pertaining to the consolidated cases shall be filed in the oldest numbered case. The presiding judge may enter orders contrary to this rule in the interest of judicial economy.