							T COURT	OURTS .						
		0-4	Oleanite .		3rd Ci		T COURT		4th Circuit		5th	Circuit		
	1st Circuit	200	Circuit	-	3ra Ci	rcun				1	†			
CJRA PLAN COMPARISON		€D	SD		New	ED	Virgin	ED	ND	SD	SD	ED		
Updated: February 27, 1992	Mass.	New York	New York	Delaware	Jersey	Penn.	Islands	Virginia	W. Vir.	W. Vir.	Texas	Texas		
Case Management System: Unless stated, Case Management Conferences & Scheduling Conferences are not the same.														
Implemention of a Case Management Incremental Program.			X									X		
2. A Case Management Conference shall be held within 15-90 days of the filing of the initial complaint.	x								ļ					
3. Setting Realistic Trial Dates, i.e., Early & Firm.		X									<u> </u>			
4. Early, firm trial dates based on complexity of cases.	x	X	Х	X		X		X	X		X	X		
5. Educational Seminars. The court shall arrange for the production of a series of videotapes on subjects including but not limited				X		X			<u> </u>	ļ				
to the following: general trial procedures, discovery, ADR, Differentiated Case Management, tracking & responsibilities and			1					ļ	ļ	-		<u> </u>		
expectations of plaintiffs and defendants.				1	<u> </u>	***************************************			1		1			
Potential Scheduling: Unless stated, Case Management Conferences & Scheduling Conferences are not the same.					,			, ,	<u> </u>	Ţ	T .			
Early on – going involvement of judicial officers in the pre—trial process.	x	X	_	ļ	X	X	X	X	 	 	X	 ^ _		
2. The court shall order the parties to appear for a pre-trial conference no more than 120 days after the filing of the complaint.	X		<u> </u>	ļ				 		 	 	-		
3. The pre-trial conference will be set for a date less than 60 days from the date the case was filed.	~		 		X	X	x	-		1	 	 		
4. The conference may be heard by means of a telephone conference call.			 		X		X	 	-	1	X	 		
5. At least one attorney of record with authority to bind for each party present at pre-trial conferences.	X	(<u> </u>	<u> </u>	1	<u> </u>			1		1	<u> </u>		
Settlement Conference			T		T	I	T T	T	T	T	T	T		
Held within 45 days after the cut-off date for discovery before a judicial officer other than the judge assigned to try the case.		ļ			 	-		 	X	1	1			
A settlement conference will be held after the completion of factual discovery and disclosure of experts. A pre-trial settlement conference 30 days before the scheduled trial date if deemed necessary by the court and counsel.					 	 		-	 	 	1			
4. Unless the court orders otherwise, a settlement conference shall be held before a judicial officer in all civil cases within 180		1	+	-	_		 	 	 		 	 		
after commencement of suit.			+	 			-	 	1	 	 	 		
5. Experiment with Early Settlement Conferences.						 			<u> </u>	1	 	1		
6. Requirement of presence of parties with binding authority at settlement conferences.		 	X			 			 	1		X		
7. The judges will order settlement conferences upon appropriate request or when deemed appropriate by the judge.		 	 ^		 		 	1	 	 	1			
Final Pre-Trial Conference		1	1		1			<u> </u>	<u> </u>					
1. A final pre-trial conference may be held not less than 7 days before the scheduled trial date.		l	I	T	T		1							
2. A final pre-trial conference may be held not less than 15 days before the schedule trial date.	x	<u> </u>												
3. A final pre-trial conference may be held.				 	X		T							
4. Final pre-trial conferences shall be held in all cases.		X	1											
Automatic Disclosure Prior to Discovery														
The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance.												<u> </u>		
2. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance.		х							X			<u> </u>		
3. By each defendant within 20 days after entering an appearance .														
By each defendant within 30 days after entering an appearance.		Х							X					
Requires a conference between parties prior to their making any discovery motions.	х						1							
Discovery									.,					
Completion of Discrivery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which			ı X					 						
trial is scheduled.												 		
Certification of a good faith effort to reach agreement with opposing counsel.	х	X	i x		X	X	X	X			X	X		
Motion Practice					,		~~~~							
Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions.		<u> </u>				 	<u> </u>		 			+ x		
2. Rulings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing.					1					+		^- -		
The judicial officer may, at the request of one of the parties, authorize a telephone hearing.		<u> </u>			ļ	 	-							
4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling.					ļ ———		<u> </u>		-			+		
by telephone or in writing.		ļ				 	 	 			- 	+		
5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful,		-			 	+	+	+	+	- 				
the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing.		 			 	+	+	-	+	- 		+		
6. Expedited Service. For motions to be heard on less than 28 days notice, fax or delivery of all motion papers by hand should be					 		+	+	+	-				
		1				1	 		1			1		
required.	000000000000000000000000000000000000000						****************		***************************************			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
Alternate Dispute Resolution		1					1	1		1		1		
Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques		x								+		-		
Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques for distribution to lawyers and litigants who have cases in this district.							v				×	×		
Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques	x	X	x		X	X	x		x		X	x		

					DISTRIC	7th Circui			1
		6th Circuit			1	7th Chcu	 		+
CJRA PLAN COMPARISON	WD	ND	WD	SD	ND	SD	ED	WD	
Updated: February 27, 1992	Michigan	Ohio	Tenn	Illinois	Indiana	Indiana	Wisc	Wisc	Ari
Case Management System: Unless stated, Case Management Conferences & Scheduling Conferences are not the same.	Michigan	01110	161111	Innois	mara				
In Implemention of a Case Management Incremental Program.	1	1		T	Ī	T		T	1
2. A Case Management Conference shall be held within 15–90 days of the filing of the initial complaint.	 	x		х	 	<u> </u>	<u> </u>	1	1
3. Setting Realistic Trial Dates, i.e., Early & Firm.	 	x		-	X			x	\top
Early, firm that dates based on complexity of cases.	i x	x	х	x		х	X		
5. Educational Seminars. The court shall arrange for the production of a series of videotapes on subjects including but not limited	X			X					
to the following: general trial procedures, discovery, ADR, Differentiated Case Management, tracking & responsibilities and				1					
expectations of plaintiffs and defendants.									
Potential Scheduling: Unless stated, Case Management Conferences & Scheduling Conferences are not the same.									
Early on – going involvement of judicial officers in the pre – trial process.	X		X	l x	X	X	X	X	\perp
2. The court shall order the parties to appear for a pre-trial conference no more than 120 days after the filing of the complaint.						х			
3. The pre-trial conference will be set for a date less than 60 days from the date the case was filed.								X	┸
The conference may be heard by means of a telephone conference call.	X			X	Х	X	X	*	1
At least one attorney of record with authority to bind for each party present at pre-trial conferences.	1		Х	х	X			X	٠
Settlement Conference								<u> </u>	XXX
 Held within 45 days after the cut—off date for discovery before a judicial officer other than the judge assigned to try the case. 	1			X	<u> </u>	<u> </u>	<u> </u>		
A settlement conference will be held after the completion of factual discovery and disclosure of experts.							ļ		4-
 A pre-trial settlement conference 30 days before the scheduled trial date if deemed necessary by the court and counsel. 							ļ		-
4. Unless the court orders otherwise, a settlement conference shall be held before a judicial officer in all civil cases within 180					<u> </u>			X	4
after commencement of suit.			ļ	-	<u> </u>	1			+
5. Experiment with Early Settlement Conferences.	<u> </u>			<u> </u>	-	X	X		+
6. Requirement of presence of parties with binding authority at settlement conferences.	<u> </u>	ļ	X		X		X		+
7. The judges will order settlement conferences upon appropriate request or when deemed appropriate by the judge.	<u> </u>	1			X	1		1	
Final Pre-Trial Conference 1. A final pre-trial conference may be held not less than 7 days before the scheduled trial date.		T	,		T	Ţ	T		****
A final pre—that conference may be held not less than 15 days before the schedule trial date. 2. A final pre—trial conference may be held not less than 15 days before the schedule trial date.				<u> </u>	-		 		+
A final pre—trial conference may be held. 3. A final pre—trial conference may be held.	<u> </u>	 	 	ļ	-	X	x	×	+
4. Final pre—trial conferences shall be held in all cases.		X	ļ	-	 	 ^ _	 ^ -	 ^ -	+
Automatic Disclosure Prior to Discovery	1	1]	1		1	1	1	
The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance.	1	T	X	X	1	T	T	1	7
The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance.		 	 . ^ -	 ^	 	—			\top
By each defendant within 20 days after entering an appearance .	_		 	x	1			 	\top
By each defendant within 30 days after entering an appearance.	-		†	1	1		1		
5. Requires a conference between parties prior to their making any discovery motions.			 	1	 	1	 		
Discovery	1	1			-		•		
1. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which	1	1	X	T		1	X	X	T
trial is scheduled.					1	1			Т
Certification of a good faith effort to reach agreement with opposing counsel.		x	X	X	X	X		x	
Motion Practice									
Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions.		X	T						$oldsymbol{\mathbb{T}}$
2. Pulings on all motions within 30-120 days after submission or if a hearing is held 30-120 days after the hearing.	x	1		x					
3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing.				x					
Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling.									\perp
by telephone or in writing.									
Notification of final decision. In circumstances where the court believes that no argument is required or would be useful.									_
the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing.						Į.			-
6. Expedited Service. For motions to be heard on less than 28 days notice, fax or delivery of all motion papers by hand should be									\bot
required.	1								بليي
Alternate Dispute Resolution							4		**
That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques		X		X		<u> </u>	X		_
for distribution to lawyers and litigants who have cases in this district.							1		4
2. ADR in certain civil actions.	X	x	Х		X	X	<u> </u>	X	_
3. List of ADR providers.	1	X							_
Establish an ADR Advisory Panel.	1	X	1		1		1		\perp

Column C	Ī				9th Circuit	!				10th	Circuit		11th
Clase Marray ement System. Unless stated, Case Alamagement Conferences & Schnoding Conferences are not the same. 1. Implorment of A Case Management incremental Project Conference & Schnoding Conferences are not the same. 2. Since Realize I'val Dises, is, a Smith Conference in Line 1-90, 200 at the first of the intol complexe. 3. Since Realize I'val Dises, is, a Smith Conference in Line 1-90, 200 at the same of the same				1	1						16		ND
1. The plementation of a Case Management Program. 2. A Case Management Conference Stalle is held with 15-10 days of the leng of the infect companies. 3. X X X X X X X X X X X X X X X X X X X		Abaska	Calif.	Catit.	Cald.	Idaho	Montana	Oregon	Kansas	Uklanoma	Utan	wyoming	Georg
2. A Case Management Conference shall be field within 15-30 days of the firing of the interiol competer. 3. Simple Season Trial Distact, Each & Firm. 5. Guestional Seminary This court shall among for the production of a series of velocity to the conference of the competence of th				-		<u> </u>			<u> </u>	<u> </u>			**************************************
3. Siming Resides Trial Dises, I.e., Early & Firm 4. Sury, time to date below on completed of cases, consciously of series of violentings on subjects including but not limited X X X X X X X X X X X X X X X X X X X							X	1					<u> </u>
4. Early, him frest detent based on complexity of cases. 5. Estudionic formarts. The cost will all arrange to the gooduction of a series of vidoologies on subjects including but not lensted. 7. Service of the control			X	<u> </u>	X			<u> </u>	<u> </u>			X	<u> </u>
6. Exclusional Sementars. The count shall arrange for the production of a series of velocityses on subjects including but not limited: 1. Desiry on progressions of philitifish and observables. 2. The count shall noted the parties in adjoinal state of the count of the of	3. Setting Realistic Trial Dates, i.e., Early & Firm.		X	X	1	X		X	X		L		
to the following: general real procedures: Gioconey, ADR. Deflerentiated Case Management, tracking is responsiblets and expressions of plantish and deflectivations. Protential Schedulary, Unless stated, Craza Management Conferences & Schedulary Conferences are not the same. 2. The count shall be stated of the plantish opposite for a pre-first conference on more than 170 days after the filing of the complaint. 3. The pre-first conference will be set for a date less than 00 days from the date the case was filed. 4. The conference may be heardly means of a single-price conference and the same of the conference of the conference and the same of the conference of the conference will be set for a date less than 00 days from the date the case was filed. 5. It sent one above no of record with a shortly to bard for each planty present at pre-fils conferences. 5. It sent one above no of record with a shortly to bard for each planty present at pre-fils conferences. 6. It sent one above no of the conference will be held after the completion of bicklad discovery and disclosure of opports. 7. A sent-enemal conference will be held after the conference of the conference of the sent of the conference of the conference of the sent o	Early, firm trial dates based on complexity of cases.	X	X		X	1				X	X	X	<u> </u>
expectations of plastiffs and definiciants. Petertial Schedulary, Unless stated, Crass Management Confinences as Schedulary Confinences are not the same. 2. The court skall crief the puries to appear for a pre-thal confinence on more than 120 days after the lining of the complaint. 3. The pre-tial confinence will be set for a date less than 50 days from the date the case was feet. 4. The confinences have been described to the confinence on more than 120 days after the discourse of the complaint. 5. The confinences have been described to the confinence of the complaint of the confinence of the confinences. 7. The confinences of the date of the confinence of the con	5. Educational Seminars. The court shall arrange for the production of a series of videotapes on subjects including but not limited	X	1	X		X			T				
expectations of plastrists and defendance. Preferrial Schedulary. Unless stated, Case Management Conferences & Scheduling Conferences are not the same. 2. The court shall cold the pasters to appear for a pre-fixed conference on more than 120 days after the fixing of the complaint. 3. The pre-fixed Conference may be heard by means of a telephone conference call. 4. The conference may be heard by means of a telephone conference call. 5. Fix to conference may be heard by means of a telephone conference call. 5. Fix to conference may be heard by means of a telephone conference call. 6. The conference may be heard by means of a telephone conference call. 7. Fix to conference may be heard by means of a telephone conference call. 8. Fix to conference may be heard by means of a telephone conference call. 9. Fix to conference may be heard by means of a telephone conference call. 1. Held within 45 days after the cut-off date for descripting present at pre-fixt conferences. 1. Held within 45 days after the cut-off date for descripting present at pre-fixt conferences. 1. Held within 45 days after the cut-off date for descripting present at pre-fixt conferences. 2. A settlement conference may be heard on the conference and the conference of the confer	to the following: general trial procedures, discovery, ADR, Differentiated Case Management, tracking & responsibilities and			1									1
Placemial Scheduleng, Unless taked, Case Management Conferences & Scheduling Conferences are not the same. 1. Entry or policy policy policy policy of public official or in the part of process of the part of the conference or the part of the part of the conference or the part of the conference or the part of the conference or the part of the part of the conference or the part of the part of the conference or the part of the part of the conference or the part of th			-	 		 	 		1				
1. Early onpong innovement of judical officies in the pertile process. 2. The court ball order the perise to appear for a per-tile conference no more than 120 days after the fling of the complaint. 3. The pertile conference will be set for a date less than 150 days from the date the case was filed. 3. The pertile conference will be set for a date less than 150 days from the date the case was filed. 3. A list one allower of received with Authority to build for each party present appear into conferences. 4. X.			·										
2. The court shall credit the parties to appear for a price-trial conference on more than 120 days after the filling of the complaint. 3. The price-trial conference was than 50 days from the date the case was filed. 4. The conference price was the standard of the conference of the standard of the standa	1 Farty on-going involvement of judicial officers in the pre-trial process	Y	1	7	Y	T v	Y	Y	X	Y	x	X	T X
3. The pre-trial conference will be set for a data less than 60 days from the date the case was field. 4. The conference may be head only means of a lestephone conference cast at the case of the conference of	2. The court shall order the narries to annear for a pre-trial conference on more than 120 days after the filling of the complaint	^	 			 ^		 ~~	 	+-~-		 	
4. The conference may be lead by meass of a telephone conference call 5. Al least one authors of recent actions of recent party present at pre-tital conferences. X			ļ		 ^_	 			 	-		+	
S. At least one attorney of record with authority to bird for each party present at pre-trial conferences. X X X X X X X X X X X X X X X X X X X						 		 	 				┼
Settlement Conference 1. Held with 45 days after the cut-oil data for discovery before a judicial officer other than the judge assigned to try the case. 2. A settlement conference will be held after the completion of factual discovery and disclosure of experts. 3. A pre-ind element conference 30 days before the scheduled fired in cessary by the court and counsel. 4. X			<u> </u>	<u> </u>					 		 		
1. Held within 45 days after the cutold date for discovery before a judicial officer other than the judge assigned to try the case. 2. A settlement conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days before the scheduled trial date if deciment of conference 30 days and 30 days after a defendant of the scheduled trial date. 3. A fund pre- ball conference any be held not less than 17 days before the scheduled trial date. 3. A fund pre- ball conference any be held not less than 15 days before the scheduled trial date. 4. A fund pre- ball conference any be held not less than 15 days before the scheduled trial date. 5. A fund pre- ball conference any be held not less than 15 days before the scheduled trial date. 6. Requirement and the scheduled trial date is dated and the scheduled trial date. 7. A fund pre- ball conference and be less than 15 days before the scheduled trial date. 8. A fund pre- ball conference and be less than 15 days before the scheduled trial date. 9. A fund pre- ball conference and be less than 15 days before the scheduled trial date. 1. The disclosurers required shall be made by each plantiff within 30 days after a defendant enters an appearance. 1. The disclosurers required shall be made by each plantiff within 30 days after a defendant enters an appearance. 2. The disclosurers required shall be made by each plantiff within 30 days after a defendant enters an appearance. 3. By each defendant within 30 days after aftering an appe		X	}					1	1	J	1)
2. A settlement contreance will be held after the completion of factual discovery and disclosure of apperts. 3. A pre-truit settlement conference 30 days before the scheduled trial date if deemen increasing by the court and coursed. 4. Unless the court orders otherwise, a settlement conference shall be held before a judicial officer in all civid cases within 180 5. Experiment with Early Settlement Conferences. 5. Experiment with Early Settlement Conferences. 6. Requerement of presence of parkes with binding authority at settlement conferences. 7. A first pre- friat Conference of parkes with binding authority at settlement conferences. 8. X X X X X X X X X X X X X X X X X X X				<u> </u>		<u> </u>	<u> </u>		*******	Ţ			
3. A pre-trial settlement conference 30 days before the scheduled trial date if deemed necessary by the court and coursed. 4. Unless the court orders otherwise, a settlement conference shall be held before a judicial officer in all civil cases within 180 1. S. Eppermant with Early Settlement Conferences. 2. X X X X X X X X X X X X X X X X X X X		· · · · · · · · · · · · · · · · · · ·	<u> </u>			1		<u> </u>					1
4. Unless the court orders otherwise, a settlement conference shall be held before a judicial officer in all civil cases within 180 5. Experiment with Early Settlement Conferences. 7. The judges will colder settlement conferences upon appropriate request of when deemed appropriate by the judge. 7. The judges will colder settlement conferences upon appropriate request of when deemed appropriate by the judge. 7. The judges will colder settlement conferences upon appropriate request of when deemed appropriate by the judge. 8. X X X X X X X X X X X X X X X X X X X						X	1				l		
after commencement of salf. 5. Experiment with Early Settlement Conferences. 5. Experiment with Early Settlement Conferences. 6. Requirement of presence of parties with binding authority at settlement conferences. 7. The luggles will order settlement conferences upon appropriate request or when deemed appropriate by the judge. 7. The luggles will order settlement conferences upon appropriate request or when deemed appropriate by the judge. 8. A The large test leaves the settlement conferences upon appropriate the settlement conference on a pole held of less than 7 days before the schedule trial date. 9. A first pre-Trial conference may be held in all cases. 9. A first pre-Trial conference may be held. 10. A first pre-Trial conference may be held. 11. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 12. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 13. By each defendant within 30 days after entering an appearance. 14. By each defendant within 30 days after entering an appearance. 15. Requires a conference between parties print to their making any discovery must be completed 30 days prior to the date on which that is in a first present of the date of the scheduled and the set of the scheduled parties, and of a day shall required the set of the scheduled hearing, and solve after the hearing. 16. Centrication of a good fash effort to reach agreement with opposing courses. 17. Motion Day. Part or all of a day shall requisitly be set on a morthly basis to hear and determine civil motors. 18. A Tentative rulings. In we day after sufficiency as after sufficiency as after sufficiency or a leave and provided hea			:			X							
S. Experiment with Early Settlement Conferences. R. Requirement of presers of parties with binding authority at settlement conferences. X. X	4. Unless the court orders otherwise, a settlement conference shall be held before a judicial officer in all civil cases within 180		1		1			1	1				
6. Requirement of presence of parties with binding authority at settlement conferences. 7. The judges will order settlement conferences upon appropriste request or when deemed appropriate by the judge. 7. The judges will order settlement conference may be held not less than 7 days before the scheduled trial date. 7. A final pre-trial conference may be held not less than 15 days before the scheduled trial date. 7. A final pre-trial conference may be held not less than 15 days before the scheduled trial date. 8. A final pre-trial conference may be held. 9. A final pre-trial conference may be held. 9. A final pre-trial conference shall be held in all cases. 9. A final pre-trial conference shall be made by each plaintiff within 20 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after a retering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures are returned and appearance are returned and appearance. 9. The disclosures are returned and appearance are returned and appearance. 9. The disclosures are returned and appearance. 9. The disclosures are returned and appearance are returned and appearance. 9. The disclosures are returned and appearance are returned appearance. 9. The disclosures are returned and appearance are ret	after commencement of suit.		;	1	1	1						T	1
6. Requirement of presence of parties with binding authority at settlement conferences. 7. The judges will order settlement conference supon appropriate legues for when deemed appropriate by the judge. 8. The Judges will order settlement conference way be held not less than 7 days before the scheduled trial date. 9. A final pre-trial conference may be held not less than 15 days before the scheduled trial date. 9. A final pre-trial conference may be held not less than 15 days before the scheduled trial date. 9. A final pre-trial conference may be held. 9. A final pre-trial conference may be held. 9. A final pre-trial conference shall be held in all cases. 9. Automatic Discourser for the Discovery 1. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after a retering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after artering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after entering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after entering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after entering an appearance. 9. The disclosures required shall be made by each plaintiff within 30 days after entering an appearance. 9. The disclosures are disclosures and the disclosures are the shall be added to the shall be added to the reach appearance and the disclosures are the shall be added to the reach appearance and the disclosures are the shall be added to the shall be added to the reach	5. Experiment with Early Settlement Conferences.		i	X		X		1	1	1			
7. The judges will order settlement conferences upon appropriate request or when desmed appropriate by the judge. 1. A final pre-Tital conference may be held not less than 7 days before the scheduled trial date. 2. A final pre-Tital conference may be held not less than 15 days before the scheduled trial date. 3. A final pre-Tital conference may be held not less than 15 days before the schedule trial date. 3. A final pre-Tital conference may be held not less than 15 days before the schedule trial date. 4. Final pre-Tital conference may be held. 5. A final pre-Tital conference may be held. 6. Final pre-Tital conference shall be held in all cases. 7. The decisious required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 7. The decisious required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 8. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 9. The decisious		Y	i	 	X	1	X	1	X	1		X	\vdash
Final Pre- Trial Conference 1. A final pre- trial conference may be held not less than 7 days before the scheduled trial date. 2. A final pre- trial conference may be held not less than 15 days before the schedule trial date. 3. A final pre- trial conference may be held. 4. Final pre- trial conference may be held. 5. Final pre- trial conference shall be final in cases. 6. A final pre- trial conference shall be final in cases. 7. The disclosures required shall be made by each plantiff within 20 days after a defendant enters an appearance. 7. The disclosures required shall be made by each plantiff within 20 days after a defendant enters an appearance. 8. The disclosures required shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after entering an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after entering an appearance. 9. The disclosures required shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures required a shall be made by each plantiff within 30 days after a defendant enters an appearance. 9. The disclosures defended and the disclosures are defended and the				+	+-~	+	 ~	Y	 	1		 	-
1. A final pre-trait conference may be held not less than 7 days before the scheduled trial date. 2. A final pre-trait conference may be held not less than 15 days before the schedule trial date. 3. A final pre-trait conference may be held. 4. Final pre-trait conference shall be final cases. Automatic Disclosures Prior to Discovery 1. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 2. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 3. By each defendant within 20 days after entering an appearance. 4. By each defendant within 30 days after entering an appearance. 5. Bequires a conference between persists prior to their making any discovery motions. 7. Discovery 7. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which trial is scheduled. 7. Conflictation of a good fath effort to resch agreement with opposing coursel. 8. Will be seen the court orders otherwise, all discovery must be completed 30 days prior to the date on which trial is scheduled. 9. Event and the scheduled of the scheduled plain and the scheduled pla			! ************************************						<u>.</u>	d		<i></i>	
2. A final pre-trial conference may be held not less than 15 days before the schedule trial date. 3. A final pre-trial conference may be held. 4. Final pre-trial conference shall be held. 5. Final pre-trial conference shall be held. 6. Final pre-trial conference shall be held. 7. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 7. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 7. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 7. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 8. Seach defendant within 20 days after entering an appearance. 9. Seach defendant within 20 days after entering an appearance. 9. Seach defendant within 20 days after entering an appearance. 9. Seach defendant within 20 days after entering an appearance. 9. Seach defendant within 20 days after entering an appearance. 9. Seach defendant within 20 days after entering an appearance. 9. Seach defendant within 20 days after entering an appearance. 9. Seach defendant within 30 days after entering an appearance. 9. Seach defendant within 30 days after entering an appearance. 9. Seach defendant within 30 days after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after after entering an appearance. 9. Seach defendant within 30 days after aftering an appearance. 9. Seach defendant within 30 days after afte			1		1	~~~~~		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	T	T	T	1	7
3. A first pre-trait conference may be held. 4. First pre-trait conference shall be field in all cases. Automatic Disclosures Prior to Discovery 1. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 2. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 3. By each defendant within 20 days after entering an appearance. 4. By each defendant within 20 days after entering an appearance. 5. Requires a conference between parties prior to their making any discovery motions. 7. Successful and the standard of the standard prior and their making any discovery motions. 8. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which trial is scheduled. 9. Certification of a good faith effort to reach agreement with opposing counsel. 9. Will be successful and the scheduled of the scheduled plain and the scheduled bearing. 9. Rulings on all motions within 30 –120 days after submission or if a hearing is held 30–120 days after the hearing. 9. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 9. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 9. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 9. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 9. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 1. That the discission in circumstances where the court believes that no argument is every deviced or work of the date of the scheduled hearing. 1. That the court requests the Advisory Group to prepare a pamphled on the various alternative depute resolution to lawyers and litigants who have cases in this district. 9. A X X X X X			ļ					 	 		 		
4. First pre-trat conferences shall be held in all cases. Automate Discosure Protor to Discovery 1. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 2. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 3. By each defendant within 20 days after entering an appearance. 4. By each defendant within 30 days after entering an appearance. 5. Requires a conference between parties prior to their making any discovery motions. 7. Completion of Discovery. 8. University of the day of the day of the day of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which it is scheduled. 9. Conference of the date of the date on which is scheduled on the date on which it is scheduled. 9. Conference of the date of the date of the date on which is scheduled for the hearing. 9. Conference of the date of the date of the scheduled hearing, and the date on which is scheduled for the hearing. 9. Conference of the date of the scheduled hearing, and the date on which is scheduled for the hearing. 9. Conference of the date of the scheduled hearing, and the date on which is scheduled for the hearing. 9. Conference of the date of the scheduled hearing, and the date of the scheduled for the hearing. 9. Conference of the date of the scheduled hearing, and the date of the scheduled for the hearing. 9. Conference of the date of the sc			 					 	 	 	 	 	
Automatic Disclosure Prior to Discovery 1. The disclosures required shall be made by each plaintif within 20 days after a defendant enters an appearance. 2. The disclosures required shall be made by each plaintif within 30 days after a defendant enters an appearance. 3. By each defendant within 20 days after entering an appearance. 4. By each defendant within 30 days after entering an appearance. 5. Requires a conference between parties prior to their making any discovery motions. 7. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which trait is scheduled. 7. Confliction of a good fath effort to reach agreement with opposing coursel. 8. Confliction of a good fath effort to reach agreement with opposing coursel. 9. Confliction of a good fath effort to reach agreement with opposing coursel. 1. Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 1. Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 2. Rufings on all motions within 30 –120 days after submission or if a hearing is held 30 –120 days after the hearing. 3. The judicial other may, at the request of one of the parties, authorize a telephone hearing. 4. Le retailer urlungs. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, 1. The Advisory Group recommends the court so notify the paries not less than two days prior to the date scheduled for the hearing. 3. The pudicial other may, at the request of one of the parties, authorize a telephone hearing. 4. Le retailer urlungs. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. No totication of final decision. In circumstances where the court believes that no argument is required or would			<u> </u>	4			X	 	<u> </u>		ļ		
1. The disclosures required shall be made by each plaintiff within 20 days after a defendant enters an appearance. 2. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 3. By each defendant within 20 days after entering an appearance. 4. By each defendant within 20 days after entering an appearance. 5. Requires a conference between parties prior to their making any discovery motions. 7. Sequires a conference between parties prior to their making any discovery motions. 8. X			1	1	<u> </u>				1]		
2. The disclosures required shall be made by each plaintiff within 30 days after a defendant enters an appearance. 3. By each defendant within 30 days after entering an appearance. 4. By each defendant within 30 days after entering an appearance. 5. Requires a conference between parties prior to their making any discovery motions. Discovery 1. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which trial is scheduled. 2. Certification of a good faith effort to reach agreement with opposing coursel. 3. In Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of hearing, each judge would issue a tentative ruling. 5. Notification of finish decision. In circumstances where the court believes that no argument is required or would be useful. 4. The parties of the court on the date of the scheduled for the hearing. 5. Notification of finish decision. In circumstances where the court believes that no argument is required or would be useful. 5. Expedited Service. For motions to be heard on less than 128 days notice, lax or delivery of all motion papers by hand should be required. 6. Expedited Service. For motions to be heard on less than 128 days notice, lax or delivery of all motion papers by hand should be required. 7. Alternate Dispute Resolution 7. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques of the certain of the court before a pamphlet on the various alternative dispute resolution techniques of the certain of the cer									<u> </u>				4
3. By each defendant within 30 days after entering an appearance. 4. By each defendant within 30 days after entering an appearance. 5. Requires a conference between parties prior to their making any discovery motions. 7. In Completion of Discovery. 8. Completion of Discovery. 9. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which trial is scheduled. 9. Centrication of a good faith effort to reach agreement with opposing coursel. 9. In Motion Particles 9. Rulings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing. 9. Rulings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing. 9. Rulings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing. 9. Rulings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing. 9. Rulings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing. 10. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 11. The submission of incident the scheduled hearing, acach judge would issue a tentative ruling, 12. No incident of finish decision. In circumstances where the court believes that no argument is required or would be useful, 13. The Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 14. The Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 15. Rulincation of finish decision. In circumstances where the court believes that no argument is required or would be useful, 16. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be required. 17. That the court requests the Advisory Group to prepare a pamphlet on the			1										↓
4. By each defendant within 30 days after entering an appearance. 5. Requires a conference between parties prior to their making any discovery motions. Discovery 1. Completion of Discovery, Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which that is scheduled. 2. Certification of a good faith effort to reach agreement with opposing counsel. Motion Practice 1. Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 2. Rufings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing. 3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. Notification of I final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, fax or delivery of all motion papers by hand should be required. 1. That the court requests the Advisory Group to prepare a pamphlet on the various afternative dispute resolution to lawyers and lingants who have cases in this district. 2. ADRI no certain civil actions. 3. X X X X X X X X X X X X X X X X X X X			X			X		<u> </u>	<u> </u>	1	<u> </u>		
5. Requires a conference between parties prior to their making any discovery motions. X			ĺ				i _						
Discovery 1. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which trail is scheduled. 2. Certification of a good faith effort to reach agreement with opposing coursel. Motion Practice 1. Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 2. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 3. The judical officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 128 days notice, lax or delivery of all motion papers by hand should be required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques X X X X X X X X X X X X X X X X X X X	By each defendant within 30 days after entering an appearance.		i X			X							1
1. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which trial is scheduled. 2. Certification of a good faith effort to reach agreement with opposing coursel. X: X X X X X X X X X X X X X X X X X X	Requires a conference between parties prior to their making any discovery motions.	X	Ī		X	Х	X	X	1		1	X	T :
trial is scheduled. 2. Certification of a good faith effort to reach agreement with opposing counsel. X	Discovery												
trial is scheduled. 2. Certification of a good faith effort to reach agreement with opposing counsel. X	1. Completion of Discovery. Unless the court orders otherwise, all discovery must be completed 30 days prior to the date on which		ı	1	1	T	T	T	1		1		1
Motion Practice 1. Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 2. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 2. ADR in certain civil actions. X X X X X X X X X X X X X X X X X X X			<u> </u>	 		1	1				1		1
Motion Practice 1. Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 2. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 2. ADR in certain civil actions. X X X X X X X X X X X X X X X X X X X	2. Certification of a good faith effort to reach agreement with opposing counsel	Y		+		+ ¥	Y	<u> </u>	 	X	X	X	1 -
1. Motion Day. Part or all of a day shall regularly be set on a monthly basis to hear and determine civil motions. 2. Rulings on all motions within 30 – 120 days after submission or if a hearing is held 30 – 120 days after the hearing. 3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, 6. Expedited Service. For motions to be heard on less than 28 days notice, fax or delivery of all motion papers by hand should be 7. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 2. ADB in certain civil actions.			•		<u></u>	·········			<u> </u>				
2. Rulings on all motions within 30–120 days after submission or if a hearing is held 30–120 days after the hearing. 3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, 6. Expedited Service. For motions to be heard on less than 28 days notice, fax or delivery of all motion papers by hand should be 7. Inat the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 8. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 9. ADR in certain civil actions. 1. Alternate of the parties and litigants who have cases in this district. 2. ADR in certain civil actions. 2. ADR in certain civil actions.				7	1	·		T	T	ı	T	1	7
3. The judicial officer may, at the request of one of the parties, authorize a telephone hearing. 4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling. by telephone or in writing. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 2. ADR in certain civil actions. 2. ADR in certain civil actions.					-			 	+		 		+-:
4. Tentative rulings. Two days prior to the date of the scheduled hearing, each judge would issue a tentative ruling, by telephone or in writing. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 7. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 2. ADR in certain civil actions.						- - -		 		- 	 	 ^ _	
by telephone or in writing. 5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 7. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 8. X X X X X X X X X X X X X X X X X X X										-	 		
5. Notification of final decision. In circumstances where the court believes that no argument is required or would be useful, the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, fax or delivery of all motion papers by hand should be required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 7. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 8. X X X X X X X X X X X X X X X X X X X		·	X					<u> </u>			ļ		
the Advisory Group recommends the court so notify the parties not less than two days prior to the date scheduled for the hearing. 6. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be x required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques x x x x x x x x x x x x x x x x x x x			1						 		 		
6. Expedited Service. For motions to be heard on less than 28 days notice, tax or delivery of all motion papers by hand should be x required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques x x x x x x x x x x x x x x x x x x x			: X		- !			<u> </u>					
required. Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 7. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques 8. X X X X X X X X X X X X X X X X X X X					_L			1					
Alternate Dispute Resolution 1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques X X X X X X X X X X X X X X X X X X X	Expedited Service. For motions to be heard on less than 28 days notice, fax or delivery of all motion papers by hand should be		X						1				
1. That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques X X X X X X X X X X X X X X X X X X X			ı		1								
for distribution to lawyers and litigants who have cases in this district. 2. ADR in certain civil actions. X X X X X X X X X													
for distribution to lawyers and litigants who have cases in this district. 2. ADR in certain civil actions. X X X X X X X X X	That the court requests the Advisory Group to prepare a pamphlet on the various alternative dispute resolution techniques		· X	1	1	X	1	T	1	T	T	1	T
2. ADR in certain civil actions.			·	-	-			1	1	1	1		_
		· ·	:	+ v		- X	Y	X	X	1 x	1	X	+-
3. List of ADR providers.	3. List of ADR providers.		-	 ^ -	-; 		 ^ _	+		 	 	 	+
4. Establish an ADR Advisory Panel.			<u></u>	+		+		 	 ^ _	+	 	- 	+