

Pretrial

The Court has a standing Order Regarding Joint Final Pretrial Order (Joint Final Pretrial Order) and Final Pretrial Conference. The proposed Joint Final Pretrial Order, along with motions *in limine*, are generally due three to four weeks before trial. Responses to motions *in limine* are due one week after that, and the Final Pretrial Conference and hearing on motions in limine are generally one to two weeks before trial is to commence.

At this conference, the Court will rule on motions in limine; review proposed witnesses' testimony, set a trial schedule; discuss *voir dire*; and, resolve disputes over exhibits and jury instructions, to the extent possible.

Trial counsel must be present at the Final Pretrial Conference and have settlement authority.