

Proposed Amendments to District of New Jersey Local Rules (7/7/09)

LOCAL RULE	RELEVANT DESCRIPTION	CURRENT COMPUTATION	PROPOSED AMENDMENT
L.Civ.R. 5.2	ELECTRONIC SERVICE AND FILING DOCUMENTS L. Civ. R. 5.2(5) provides that "in accordance with Rule 6(d) of the Federal Rules of Civil Procedure and Rule 45(c) of the Federal Rules of Criminal Procedure, service by electronic means is treated the same as service by mail for the purpose of adding (3) days to the prescribed period to respond."	Three days	No Change
	ELECTRONIC SERVICE AND FILING DOCUMENTS L. Civ. R. 5.2(12)(c): "Any person who disputes the authenticity of any of the signatures on a document containing multiple signatures must file an objection to the document within ten (10) business days of the date of the Notice of Electronic Filing."	Ten 10 business days	Change ten business days to 14 days
L.Civ.R. 6.1	EXTENSIONS OF TIME AND CONTINUANCES L. Civ. R. 6.1(b): "The time within which to answer or reply may, before its first expiration and with or without notice, be extended once for a period not to exceed 15 days on order granted by the Clerk."	15 days	Change 15 days to 21 days
L.Civ.R. 7.1	APPLICATION AND MOTION PRACTICE L.Civ.R. 7.1(c)(1): "All applications, other than applications under L.Civ.R. 65.1, by notice of motion or otherwise, shall be made returnable before the Judge or Magistrate Judge to whom the case has been assigned on the first regular motion day which is at least 24 days after the date of filing."	24 days	No Change
	APPLICATION AND MOTION PRACTICE L.Civ.R. 7.1(d)(1): "No application will be heard unless the moving papers and a brief, prepared in accordance with L.Civ.R. 7.2, and proof of acknowledgment of service on all other parties, are filed with the Clerk at least 24 days prior to the noticed motion day."	24 days	Change 24 days to 28 days
	APPLICATION AND MOTION PRACTICE L.Civ.R. 7.1(d)(2): "[T]he brief and papers in opposition to a motion, specifying the motion day on the cover page, with proof or acknowledgment of service thereof on all other parties, must be filed with the Clerk at least 14 days prior to the original motion day, unless the Court otherwise orders, or an automatic extension is obtained pursuant to L.Civ.R. 7.1(d)(5)."	14 days	No change
	APPLICATION AND MOTION PRACTICE L.Civ.R. 7.1(d)(3): "If the moving party chooses to file papers in reply, those papers including a reply brief specifying the motion day on the cover page, with proof or acknowledgment of service thereof on all other parties, must be filed with the Clerk, at least seven calendar days prior to the motion day."	Seven calendar days	No Change

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	APPLICATION AND MOTION PRACTICE L.Civ.R. 7.1(d)(5): "All parties opposing the motion shall file their opposition papers at least 14 days prior to the new motion day, and the moving party shall file its reply papers, if any, at least seven calendar days prior to the new motion day."	14 days; seven calendar days	No change to 14 days; hange seven calendar days to seven days
	APPLICATION AND MOTION PRACTICE L.Civ.R. 7.1(e): "If the proposed order does not adequately reflect the Court's ruling, the prevailing party, if directed by the Court, shall submit an order within five calendar days of the ruling on the motion on notice to all other parties. Unless the Court otherwise directs, if no specific objection to that order with reasons therefor is recieved within seven calendar days of its receipt by the Court, the order may be signed."	Five calendar days; seven calendar days	Change five calendar days to seven days; change seven calendar days to seven days
	APPLICATION AND MOTION PRACTICE L.Civ.R. 7.1(i): "A motion for reconsideration shall be served and filed within 10 business days <i>after</i> the entry of the order or judgment on the original motion by the Judge or Magistrate Judge."	Ten business days	Change ten business days to 14 days
L.Civ.R. 8.1	PLEADING DAMAGES L.Civ.R. 8.1: "Upon service of a written request by another party, the party filing the pleading shall within 10 days after service thereof furnish the requesting party with a written statement of the amount of damages claimed." " Within 14 days after service of a written request by	Ten days	Change ten days to 14 days
L.Civ.R. 9.1	SPECIAL MATTERS - REVIEW OF SOCIAL SECURITY L.Civ.R. 9.1(a) (2): "Within 14 days, to encourage early and amicable resolution of social security matters, plaintiff shall serve upon defendant's counsel a statement setting forth plaintiff's primary contentions or arguments as to why plaintiff is entitled to relief. A copy of this statement shall also be sent to the Court. Defendant shall notify plaintiff within 30 days whether it agrees that plaintiff is entitled to relief."	14 days; 30 days	No change
	SPECIAL MATTERS - REVIEW OF SOCIAL SECURITY L.Civ.R. 9.1(a)(4): "Defendant shall serve upon plaintiff an original and two copies of a brief with a cover letter within 30 days after receipt of plaintiff's brief."	30 days	No change
	SPECIAL MATTERS - REVIEW OF SOCIAL SECURITY L.Civ.R. 9.1(a)(5): "Plaintiff may serve upon defendant a brief in reply to the brief of defendant within 10 days after receipt of defendant's brief."	Ten days	Change ten days to 14 days

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	SPECIAL MATTERS - SOCIAL SECURITY L.Civ.R. 9.1(a)(6): "Within 5 days of service of plaintiff's reply brief or within 10 days of plaintiff's receipt of defendant's brief (if no reply brief is submitted by plaintiff), the plaintiff shall file with the Clerk of the Court the originals plus one copy of ..."	Five days; ten days	Change five days to seven days; change ten days to 14 days
L.Civ.R. 9.2	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES ACTIONS/IN REM SPECIAL PROVISIONS/ INTANGIBLE PROPERTY LAMR(c)(1): "The summons issued pursuant to Supplemental Rule C(3) shall direct the person having control of intangible property to show cause no later than 10 days after service why the intangible property should not be delivered to the Court to abide further order of the Court."	Ten days	Change ten days to 14 days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES ACTIONS/IN REM SPECIAL PROVISIONS/ LAMR (c)(2) PUBLICATION OF NOTICE OF ACTION AND ARREST LAMR(c)(2)(e): "A statement that the claim of a person who is entitled to possession or who claims an interest pursuant to Supplemental Rule C(6) must be filed with the Clerk and served on the attorney for plaintiff within 10 days after publication."	Ten days	Change ten days to 14 days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/PUBLICATION OF NOTICE OF ACTION AND ARREST LAMR(c)(2)(f): "A statement that an answer to the complaint must be filed and served within 20 days after the claims is filed, and that otherwise, default may be entered and condemnation ordered."	20 days	Change 20 days to 21 days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/POSSESSORY, PETITORY, AND PARTITION ACTIONS LAMR(d): "In an action under Supplemental Rule B, a judicial officer may order that the claim and answer be filed on a date earlier than 20 days after arrest."	20 days	Change 20 days to 21 days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES /ACTIONS IN REM AND QUASI IN REM LAMR(e)(7): "The party so notified shall post the security [for costs] within five days after the order is entered."	Five days	Change five days to seven days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/ACTIONS IN REM AND QUASI IN REM LAMR(e)(8): "An adversary hearing following arrest or attachment or garnishment under Supplemental Rule E(4)(f) shall be conducted by the Court within three court days after a request for such hearing, unless otherwise ordered."	Three court days	Change three court days to seven days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/ACTIONS IN REM AND QUASI IN REM: LAMR(e)(10)(a): "An order permitting intervention may be signed ex parte at the time of filing the motion, subject to the right of any party to object to such intervention within 15 days after receipt of a copy of the motion and proposed pleading."	15 days	Change 15 days to 21 days

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	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/ACTIONS IN REM AND QUASI IN REM LAMR(e)(10)(c): "The court shall allow a period of at least 30 days after due ratification of the sale for the submission of such claims."	30 days	No change
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/ACTIONS IN REM AND QUASI IN REM LAMR(e)(12)(b): [T]he bidder shall pay the balance "within three days after the day on which the bid was accepted. If an objection to the sale is filed within that three-day period, the bidder is excused from paying the balance of the purchase price until three court days after the sale is confirmed."	Three days; three days; three court days.	Change three days and three court days to seven days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/ACTIONS IN REM AND QUASI IN REM LAMR(e)(12)(e): "An interested person may object to the sale by filing a written objection with the Clerk within three court days following the sale, serving the objection on all parties of record, the successful bidder, and the Marshal, and depositing such sum with the Marshal as determined by him or her to be sufficient to pay the expense of keeping the property for at least seven days."	Three court days; at least seven days.	Change three court days to seven days; change at least seven days to 14 days
	SPECIAL MATTERS - ADMIRALTY AND MARITIME RULES/LAMR (e) ACTIONS IN REM AND QUASI IN REM LAMR(e)(12)(f): "A sale shall be confirmed by order of the Court within five court days but no sooner than three court days, after the sale." Second Sentence Restyled: " Within 14 days after service of a written request by another party, the party filing the pleading shall furnish the	Five court days; three court days	Change five court days to 14 days; change three court days
L.Civ.R. 10.1	FORM OF PLEADINGS L.Civ.R. 10.1(a): "Counsel and/or unrepresented parties must advise the Court of any change in their or their client's address within five days of being apprised of such change by filing a notice of said change with the Clerk."	Five days	Change five days to seven days
L.Civ.R. 16.1	PRETRIAL CONFERENCES; SCHEDULING; CASE MANAGEMENT L.Civ.R. 16.1(g)(2): "No such motion shall be heard unless the appropriate papers are received at the Clerk's office, at the place of allocation of the case, at least 24 days prior to the date noticed for argument. No opposition shall be considered unless appropriate answering papers are received at the Clerk's office, at the place of allocation of the case, and a copy thereof delivered to the Magistrate Judge to whom the motion is assigned, at least 14 days prior to the date originally noticed for argument, unless the Magistrate Judge otherwise directs."	24 days; 14 days	No Change
L.Civ.R. 26.1	DISCOVERY L.Civ.R. 26.1(b)(2): "The initial meeting of parties as required in Fed. R. Civ. P. 26(f) shall be convened at least 21 days before the initial scheduling conference, and the proposed discovery plan under Fed. R. Civ. P. 26(f)(3) shall be generated at the meeting and delivered to the Magistrate Judge within 14 days after the meeting of the parties."	21 days; 14 days	No Change

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	DISCOVERY L.Civ.R. 26.1(b)(2)(k): "The parties shall make their initial disclosures under Fed. R. Civ. P. 26(a)(1) <i>within 10 days after</i> the initial meeting of the parties, unless otherwise stipulated or directed by the Court."	Ten days	Change ten days to 14 days
L.Civ.R. 37.1	DISCOVERY MOTIONS L.Civ.R. 37.1(b)(3): "No such motion shall be heard unless the appropriate papers are received at the Clerk's office, at the place of allocation of the case, at least 24 days prior to the date noticed for argument. No opposition shall be considered unless appropriate answering papers are recieved at the Clerk's office, at the place of allocation of the case, and a copy thereof delivered to the Magistrate Judge to whom the motion is assigned, at least 14 days prior to the date originally noticed for argument, unless the Magistrate Judge otherwise directs."	24 days; 14 days	No Change
L.Civ.R. 41.1	DISMISSAL OF INACTIVE CASES L.Civ.R. 41.1(b): Within 15 days of notifying the Court that a case has been settled, "counsel shall file the papers necessary to terminate the case."	15 days	Change 15 days to 21 days
L.Civ.R. 54.1	<p>COSTS L.Civ.R. 54.1(a): "Within 30 days after the entry of a judgment allowing costs, or within 30 days of the filing of an order dispositive of the last of any timely-filed post trial motions, whether or not an appeal has been filed, the prevailing party shall serve on the attorney for the adverse party and file with the Clerk a Bill of Costs and Disbursements."</p> <p>COSTS L.Civ.R. 54.1(d): "The notice of motion shall specify the hour and date when application to the Clerk to tax the costs will be made, which shall not be less than one nor more than three days from the date of the notice if personal service is made and, if service is made by mail, not less than four nor more than six days from the date the notice is deposited in the mail."</p> <p>COSTS L.Civ.R. 54.2(h): "A dissatisfied party may appeal to the Court upon written notice of motion served within five (5) days of the Clerk's action."</p>	30 days; 30 days one and three days; four and six days Five days	See proposed rule changes See proposed rule changes See proposed rule changes
L.Civ.R. 54.2	COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES L.Civ.R. 54.2(a): "All actions in which a counsel fee is allowed by the Court or permitted by statute, an attorney seeking compensation for services or reimbursement of necessary expenses shall file with the Court an affidavit within 30 days of the entry of judgment or order."	30 days	No change

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	COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES L.Civ.R. 54.2(d)(2)(A): "A petition for leave to appeal an agency fee determination, pursuant to 5 U.S.C. § 504(c)(2), shall be filed with the Clerk within 30 days of the entry of the agency's order with proof of service on all other parties to the agency's proceedings."	30 days	No change
	COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES L.Civ.R. 54.2(d)(2)(B): "An answer [to the petition] shall be filed service of the petition, together with a reply memorandum."	30 days	No change
L.Civ.R. 58.1	ENTRY OF JUDGMENTS AND ORDERS L.Civ.R. 58.1(b): "In all cases contemplated by Fed. R. Civ. P. 58(b)(2) and when the Court makes any judgment as defined in Fed. R. Civ. P. 54(a), the prevailing party shall, within five days after the Court otherwise directs, if no specific objection to that judgment or order with reasons therefor is received from the adversary within seven days of receipt of the prevailing party's judgment or order, the judgment or order may be signed by the Court."	Five days; seven days	Change five days to seven days; no change to seven days
L.Civ.R. 72.1	UNITED STATES MAGISTRATE JUDGES/APPEALS FROM JUDGMENTS AND OTHER ORDERS L.Civ.R. 72.1(c)(1)(A): "Any party may appeal from a Magistrate Judge's determination of a non-dispositive matter within 10 days after the party has been served with a copy of the Magistrate Judge's order...The party filing an appeal shall provide to the Court a transcript of that portion of the hearing before the Magistrate Judge wherein findings of fact were made, no later than 10 days before the return date of the motion. Any party opposing the appeal shall file a responsive brief at least 14 days prior to the date originally noticed for argument."	Ten days; ten days; 14 days	Change ten days to 14 days; no change to 14 days
	UNITED STATES MAGISTRATE JUDGES/APPEALS FROM JUDGMENTS AND OTHER ORDERS L.Civ.R. 72.1(c)(1)(C): "The Clerk shall take no action with respect to a Magistrate Judge's order for transfer of venue or denying a motion to seal under L.Civ.R. 5.3 until 15 days from the filing of such an order."	15 days	Change 15 days to 21 days
	UNITED STATES MAGISTRATE JUDGES/APPEALS FROM JUDGMENTS AND OTHER ORDERS L.Civ.R. 72.1(c)(2): "Any party may object to the Magistrate Judge's proposed findings, recommendations or report issued under this Rule within 10 days after being served with a copy thereof."	Ten days	Change ten days to 14 days
L.Civ.R. 73.1	CIVIL TRIALS BY CONSENT BEFORE UNITED STATES MAGISTRATE JUDGES L.Civ.R. 73.1(d): "The consent form shall be filed with the clerk not later than 15 days after the date of the final pretrial conference."	15 days	Change 15 days to 21 days

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L.Civ.R. 79.1	CUSTODY OF ORIGINAL PAPERS, RECORDS AND EXHIBITS L.Civ.R. 79.1(e): "In the event that exhibits consist of heavy or bulky models or other material which cannot be conveniently mailed, the Clerk, in writing, shall notify the attorney who introduced such exhibits to remove them within 15 days and, upon the attorney's failure to do so, they shall be disposed of as the Clerk sees fit."	15 days	Change 15 days to 21 days
L.Civ.R. 81.2	HABEAS CORPUS AND MOTIONS UNDER 28 U.S.C. § 2255 IN NON-DEATH PENALTY CASES L.Civ.R. 81.2(e): "The record [for appeal] will be transmitted to the Third Circuit Court of Appeals within five days after the filing of a notice of appeal from the entry of an appealable order."	Five days	Change five days to seven days
L.Civ.R. 81.3	HABEAS CORPUS AND MOTIONS UNDER 28 U.S.C. § 2555 IN DEATH PENALTY CASES L.Civ.R. 81.3(d): "Petitioner must file, not later than 30 days after the date of the filing of the habeas corpus petition or the motion under 28 U.S.C. § 2255, in a capital case an original and one copy of a brief in support of the relief requested."	30 days	No change
	HABEAS CORPUS AND MOTIONS UNDER 28 U.S.C. § 2555 IN DEATH PENALTY CASES L.Civ.R. 81.3(h): "Any reply to the response must be filed and served within 21 days of the filing of the response and may not exceed 30 pages."	21 days	No change
	HABEAS CORPUS AND MOTIONS UNDER 28 U.S.C. § 2555 IN DEATH PENALTY CASES L.Civ.R. 81.3(n)(1): "To prevent delay, the case may be assigned to a Judge, up to 14 days prior to the execution date."	14 days	No change
	HABEAS CORPUS AND MOTIONS UNDER 28 U.S.C. § 2555 IN DEATH PENALTY CASES L.Civ.R. 81.3(q): "The record will be transmitted to the Third Circuit within five days after the filing of a notice of appeal from the entry of an appealable order, unless the appealable order is entered within 14 days of the date of the scheduled execution, in which case the record shall be transmitted immediately by an expedited means of delivery."	Five days; 14 days	Change five days to seven days; 14 days no change
L.Civ.R. 104.1	DISCIPLINE OF ATTORNEYS L.Civ.R. 104.1(b)(2)(B): Upon the filing of a copy of an order demonstrating that an attorney admitted to practice to the court has been disciplined by another court, the Court shall issue a notice to the attorney containing "an order to show cause directing that the attorneys inform [the] Court within 30 days after the service of that order upon the attorney...that the imposition of the identical discipline by the Court would be unwarranted, and the reasons therefor."	30 days	No change

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	DISCIPLINE OF ATTORNEYS L.Civ.R. 104.1(b)(4): provides that "Upon the expiration of 30 days from service of the notice issued pursuant to the provisions of L.Civ.R. 104.1(b)(2), this Court shall impose the identical discipline unless...".	30 days	No change
	DISCIPLINE OF ATTORNEYS L.Civ.R. 104.1(e)(4)(A): "Respondent shall serve upon investigating counsel a response to the inquiry within 30 days of service of the inquiry."	30 days	No change
	DISCIPLINE OF ATTORNEYS L.Civ.R. 104.1(e)(4)(C): "Respondent shall serve upon investigating counsel a response to any request for production of documents or request for admissions within 30 days of service of the request."	30 days	No change
	DISCIPLINE OF ATTORNEYS L.Civ.R. 104.1(e)(8): "Upon the Chief Judge's issuance of a complaint and order to show cause as set forth in L.Civ.R. 104.1(e)(7), the respondent shall file an answer within 20 days of the receipt of the complaint and order to show cause. In the answer respondent may set forth all affirmative defenses, including all claims of mental and physical disability, if any, and whether they are alleged to be causally related to the offense charged. Within 30 days of the filing of an answer, the respondent and investigating counsel may serve demands for discovery."	20 days; 30 days	Change 20 days to 21 days; no change to 30 days
	DISCIPLINE OF ATTORNEYS L.Civ.R. 104.1(g): "The Judge assigned to the matter shall, within 30 days after referral, schedule a hearing at which the petitioner shall have the burden of demonstrating by clear and convincing evidence that he or she has the moral qualifications, competency and learning in the law required for admission to practice law before this Court..."	30 days	No change
	DISCIPLINE OF ATTORNEYS L.Civ.R. 104.1(l)(3): "Whenever it appears any person convicted of a crime, disbarred or suspended is admitted to practice law before any other court, the Clerk shall, within 10 days of the conviction, disbarment or suspension transmit a certification of conviction or certified copy of judgment to that jurisdiction."	Ten days	Change ten days to 14 days
L.Civ.R. 201.1	ARBITRATION L.Civ.R. 201.1(d)(3): Damages shall be presumed to be less than \$150,000, unless "counsel within 30 days of the filing of a notice of removal, files with the Court a document signed by said counsel which certifies that the damages recoverable exceed the sum of \$150,000 exclusive of interest and costs and any claim for punitive damages."	30 days	No change
	ARBITRATION L.Civ.R. 201.1(e)(1): The Clerk's arbitration notice "shall also advise counsel that they may agree to an earlier date for the arbitration hearing provided the Clerk is notified within 30 days of the date of the notice."	30 days	No change
	ARBITRATION L.Civ.R. 201.1(e)(3): The "Judge to whom the case has been assigned shall, at least 30 days prior to the date scheduled for the arbitration hearing, sign an order setting forth the day and time of the arbitration hearing and the name of the arbitrator designated to hear the case."	30 days	No change

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	ARBITRATION L.Civ.R. 201.1(e)(4): The "Plaintiff shall within 10 days upon receipt of the order appointing arbitrator send to the arbitrator copies of any complaint, amended complaint and answers to counterclaim; counsel for each defendant shall, within 10 days upon receipt of this order, send to the arbitrator any answer..."	Ten days; ten days	Change ten days to 14 days
	ARBITRATION L.Civ.R. 201.1(e)(6): When initiating review of whether a case is arbitrable, "the Judge may proceed pursuant to an order to show cause providing not less than 10 days notice to all parties of the opportunity to be heard."	Ten days	Change ten days to 14 days
	ARBITRATION L.Civ.R. 201.1(f)(1): "The arbitrator is authorized to change the date and time of the [arbitration] hearing, provided the hearing is commenced within 30 days of the hearing date set forth in the Court's order. Any continuance beyond this 30-day period must be approved by the Judge to whom the action is assigned."	30 days	No change
	ARBITRATION L.Civ.R. 201.1(f)(5): "Copies or photographs of all exhibits, except exhibits intended solely for impeachment, must be marked for identification and delivered to adverse parties at least 10 days prior to the hearing and the arbitrator shall receive exhibits into evidence without formal proof unless counsel has been notified at least five days prior to the hearing that the adverse party intends to raise an issue concerning the authenticity of the exhibit."	Ten days; five days	Change ten days to 14 days; change five days to seven days
	ARBITRATION L.Civ.R. 201.1(g): "Within 30 days after the hearing is concluded, the arbitrator shall file under seal with the Clerk a written award, accompanied by a written statement or summary setting forth the basis for the award which shall also be filed under seal by the Clerk."	30 days	No change
	ARBITRATION L.Civ.R. 201.1(h): A demand for trial <i>de novo</i> "must be filed and served within 30 days after the arbitration award is filed and service is accomplished by a party pursuant to 28 U.S.C. §657(a), or by the Clerk (whichever occurs first), except that in any action in which the United States or its employee or agency thereof is a party the time period within which any party therein may file and serve such a demand shall be 60 days."	30 days; 60 days	No change
L.Civ.R. 301.1	MEDIATION L.Civ.R. 301.1(h): "Any grievance concerning the conduct of a mediator, attorney, or other participant in mediation shall be in writing to the compliance judge within 30 days from the event giving rise to the grievance."	30 days	No change
L.Cr.R. 5.1	UNITED STATES MAGISTRATE JUDGES L.Cr.R. 5.1(o)(3): "Any party may object to the Magistrate Judge's proposed findings, recommendations or report issued under this Rule within 10 days after being served with a copy thereof, pursuant to the procedure set forth in L.Civ.R. 72.1(c)(2)."	10 days	Change ten days to 14 days

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L.Cr.R. 12.1	MOTIONS UNDER FED. R. CRIM. P. 12 L.Cr.R. 12.1: "Defenses or objections permitted pursuant to Fed. R. Crim. P. 12 shall be made before pleading or within 30 days thereafter unless the Court at the time of arraignment on application of counsel otherwise specifies, or unless good cause is shown."	30 days	No change
L.Cr.R. 41.1	MOTIONS UNDER FED. R. CRIM. P. 41 L.Cr.R. 41.1: "Defenses or objections permitted pursuant to Fed. R. Crim. P. 41(e) shall be made before pleading or within 30 days thereafter unless the Court at the time of arraignment on application of counsel otherwise specifies, or unless good cause is shown."	30 days	No change
L.Cr.R. 55.1	RECORD OF PROCEEDINGS L.Cr.R. 55.1(a): "The record of proceedings, with the original papers attached, shall be filed with the Clerk not later than 20 days following the date of final disposition."	20 days	Change 20 days to 21 days
	RECORD OF PROCEEDINGS L.Cr.R. 55.1(c): As soon as the defendant is discharged or confined on comittment or released on bail, the Magistrate Judge is required within 20 days thereafter to transmit to the Clerk the file in the case.	20 days	Change 20 days to 21 days
L.Cr.R. 58.1	PROCEEDINGS IN MISDEMEANOR AND PETTY OFFENSE CASES L.Cr.R. 58.1(d)(1): "A defendant may appeal a judgment of conviction by a Magistrate Judge in a misdemeanor or petty offense case by filing a notice of appeal with the Clerk within 10 days after entry of the judgment, and by serving a copy of the notice upon the United States Attorney."	Ten days	Change ten days to 14 days
	PROCEEDINGS IN MISDEMEANOR AND PETTY OFFENSE CASES L.Cr.R. 58.1(d)(2): "In all such misdemeanor appeals, the appellant shall serve and submit a brief within 20 days of the filing of the notice of appeal. The appellee shall serve and submit a brief within 20 days after the receipt of a copy of appellant's brief. The appellant may serve and submit a reply brief within five days after receipt of the appellee's brief."	20 days; 20 days; five days	Change 20 days to 21 days; change five days to seven days

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