



**IAS Matrimonials:** Preliminary conferences to settle required. Pleadings, discovery demands, 236B Affidavits, motions, responses, prior orders, settlement proposals, proposed stipulations or agreements should be submitted to the Court as far in advance as possible, but no less than 48 hours prior to conference. Adjournments granted with consent of parties, subject to Court’s approval, by contacting secretary.

**TRIALS AND REFERENCES:**

**Civil, including Matrimonial:** No trial date will be given without a filed Note of Issue. Trial dates considered to be “date certain.” Adjournments granted only in the most exceptional circumstances, not upon consent of counsel. All motions in limine shall be made returnable prior to jury selection. Expert disclosure deadlines per court’s trial order. Summary jury trial rules available upon request.

**Matrimonial:** References to law clerk to hear and report on contested economics, post-divorce arrears and post-divorce modification. Judgments and findings of fact to be submitted on notice to opposing counsel within four weeks of prove-up or decision.