

GENERAL RULES FOR JURY TRIALS
in
ONONDAGA COUNTY SUPREME COURT

1. Final Pre-trial Conference

The IAS Justice will hold a final pre-trial conference in chambers at 9:30 a.m. on the trial date. Counsel must be prepared to discuss settlement, witness and exhibit lists, scheduling of witnesses, identity of expert witnesses, *voir dire*, proposed jury charges, special verdict sheet, motions *in limine*, EBT transcripts, videotaped testimony, stipulations and courtroom assignment. If an attorney does not have settlement authority, then his/her client and/or insurance adjuster must be personally present at the pre-trial conference.

2. Trial Hours

Generally, the trial will be conducted between 9:00 a.m. and 4:15 p.m. each day, with an hour break for lunch. The starting time of the trial may be delayed on the IAS Justice's motion day.

3. Motions *in Limine*

Motions *in limine* must be filed with the Onondaga County Clerk's Office and served on opposing counsel at least **one week** prior to the trial date. Opposing papers, if any, must be filed and served, no later than two **business** days prior to the trial date. Motions *in limine* are to be made returnable in chambers at 9:30 a.m. on the trial date. Hard copies are to be immediately provided to Chambers.

4. Proposed Jury Charges and Special Verdict Sheets

Proposed jury charges and special verdict sheets must be delivered to chambers no later than 9:30 a.m. on the trial date. These items must be submitted in both hard copy and electronic form (e-mail to the IAS Justice's secretary, eochara@nycourts.gov or law clerk, sholihan@nycourts.gov). The courts in Onondaga County have Corel WordPerfect software and the electronic copy must be compatible with that software. Proposed jury charges must include the PJI section number and title and the text of the charge. If there is no applicable PJI charge, or if counsel is requesting a deviation from the PJI, counsel must provide the text of the proposed charge with citations to relevant legal authority and a highlighted copy of all referenced authority. Counsel need not request PJI charges 1:2 through 1:41 because these form part of the Court's "boiler plate" charge. Additionally, PJI charges 1:90 (expert witness); 1:91 (interested witness); 1:94 (use of pre-trial deposition upon trial) and 1:97 (special verdicts) will be charged when applicable, and these charges need not be requested.

5. Pleadings

Pleadings must be delivered to chambers no later than 10:00 a.m. on the Friday immediately preceding the trial date.

6. Exhibits

A list of all exhibits, except those exhibits to be used solely for credibility or rebuttal, must be served on opposing counsel and delivered to the IAS Justice no later than 10:00 a.m. on the Friday immediately preceding the trial date. The exhibit list must include a brief description of the exhibit. Counsel shall consult in good faith to agree upon the exhibits that will be offered into evidence without objection. Immediately following the final pre-trial conference, counsel for each party must proceed to the assigned courtroom and pre-mark all pleadings and trial exhibits.

7. Use of EBT Transcripts and Videotaped Testimony

If counsel intends to read EBT testimony into evidence, then at least **one week** prior to trial counsel must provide opposing counsel and the IAS Justice with a copy of the portions of the testimony counsel intends to proffer. In addition, prior to the final pre-trial conference counsel must attempt to reach agreement with opposing counsel about the admissibility of that testimony. For those portions of the testimony upon which agreement is not reached, the party opposing admissibility must provide the IAS Justice at the final pre-trial conference with a written memorandum setting forth the legal basis for his/her objections, with citations to authority.

If counsel intends to use videotaped testimony, at least **one week** prior to trial counsel must provide opposing counsel and the IAS Justice with a copy of the videotape accompanied by a written transcript of the testimony counsel intends to proffer. In addition, prior to the final pre-trial conference counsel must attempt to reach agreement with opposing counsel about the admissibility of that testimony. For those portions of the testimony upon which agreement is not reached, the party opposing admissibility must provide the IAS Justice at the final pre-trial conference with a written memorandum setting forth the legal basis for his/her objections, with citations to authority.

8. Stipulations

Be prepared to discuss possible stipulations at the final pre-trial conference.

9. Date Certain and Scheduling of Witnesses During Trial

The trial date is a **date certain**. Trial adjournments will be granted **ONLY** upon good cause shown. Once the trial is commenced, it will proceed, without interruption, until a verdict is rendered. The Court will not inconvenience jurors by delaying the trial to accommodate witnesses. However, the Court will allow witnesses to testify out of order, as necessary.

10. Interpreters and other Special Trial Needs

At the earliest possible time, but no later than **three weeks** before the trial date, counsel must advise the Court if they need an interpreter or any other special trial accommodations.

11. Jury Selection

All parties are required to be present during jury selection.

**** THESE GENERAL RULES FOR JURY TRIALS IN ONONDAGA COUNTY SUPREME COURT HAVE BEEN AMENDED TO BE THE JURY TRIAL RULES FOR ANY CASE BEING TRIED BEFORE HON. ANTHONY J. PARIS.**