

1.00.01 EFFECTIVE DATE OF RULES

These rules shall take effect on January 1, 2018.

(Revised January 1, 2018)

4.00.09 FILING THROUGH FAX FILING AGENCY

The Superior Court of California, County of El Dorado, accepts fax filing in civil, probate, and family law departments by facsimile transmission pursuant to California Rules of Court, rules 2.300 through 2.306. The court does not accept fax filing for small claims, unlawful detainer, civil harassment, family law restraining orders, wills, codicils, bonds, or undertakings. Documents received by 4:00 p.m. shall be filed with that day's date. All documents received after 4:00 p.m. are deemed to have occurred on the next business day. The Superior Court of California, County of El Dorado, does not accept direct facsimile filing of documents except as authorized in rule 4.00.08.

(Revised January 1, 2013)

4.00.10 AFTER-HOURS DROP BOX

Filings presented to the Superior Court may be placed in any of the court's after-hours drop boxes. Filings placed in the court's after-hours drop boxes after 4:00 p.m. will be filed by the court on the next court day. An after-hours drop box is available at all of the court facilities. Filings not placed in the court's after-hours drop box will not be accepted for filing.

(Effective January 1, 2018)

7.12.11 MANDATORY SETTLEMENT AND READINESS CONFERENCE

(2) Placerville Session.

- a. A briefing schedule will be set at the Case Management Conference for filing the motions in limine, oppositions, and replies. Ordinarily, all motions must be filed and served 45 days before they scheduled for hearing; oppositions must be filed and served 30 days prior to hearing; and replies, if any, must be filed and served 20 days prior to hearing. This briefing schedule shall not apply to motions in limine concerning expert witnesses deposed on or before 15 days prior to the date initially set for trial, pursuant to Code of Civil Procedure section 2024.030. Motions in limine concerning such experts must be filed and served no later than 10 days prior to trial; oppositions shall be filed and served no later than 5 days prior to trial; and replies, if any, may be presented at the hearing on the motion. Service of motions in limine concerning expert witnesses and any opposition is to be made in a manner that will ensure same day service (e.g., personal service, electronic service). ~~Hearings on motions in limine will ordinarily be heard on a Thursday approximately 2 weeks before trial date.~~
- b. All motions in limine must be in writing and include an original and working copy. All motions, oppositions, and replies are to be filed with the clerk's office

in department 9, located at 3321 Cameron Park Drive, Cameron Park, California, and served on all parties.

- c. Hearings on motions in limine will ordinarily be heard on a Thursday approximately 2 weeks before the trial date. The court will schedule a hearing on motions in limine concerning expert witnesses as the calendar permits. If such expert witness motions cannot be heard before trial, they may be heard on the first day of trial.

~~G. JUDICIAL STATUS CONFERENCE—South Lake Tahoe Session. If a case venued in South Lake Tahoe does not settle at the MSRC, the officer conducting the MSRC will set the case for a mandatory Judicial Status Conference on the Tuesday following the MSRC. At the Judicial Status Conference, each party shall present:~~

~~(1) Copies of all motions in limine, including courtesy copies of any motions in limine previously filed;~~

~~(2) A short (no longer than one page) statement of the case summarizing the general facts of the case for the court's benefit, without extensive argument;~~

~~(3) A realistic estimate of the length of the trial;~~

~~(4) Whether a jury is demanded; and~~

~~(5) Any special or complex issues that will require decision prior to trial, including any anticipated hearings pursuant to Evidence Code section 402. Any briefing schedules required for motions in limine or section 402 hearings will be set at the judicial status conference.~~

~~(Revised JanuaryAugust 1, 20186)~~

7.12.12 ISSUES CONFERENCE

(5) A joint set of exhibits, tabbed and sequentially numbered, in three-ring binders, with a table of contents listing each exhibit by number. All exhibits the parties intend to present at its case-in-chief should be included. Depositions, requests for admission, and interrogatories shall not be included in the exhibit binder. ~~Exhibits to be used solely for impeachment shall not be included in the exhibit binder but shall be provided to opposing counsel prior to the first day of trial. Failure to disclose exhibits to be used for impeachment may result in the imposition of evidentiary sanctions.~~

(6) A joint exhibit list, stating the exhibit number, description of the exhibit, the proponent of the exhibit, and whether the parties are stipulating to its admissibility or merely waiving foundation or hearsay objections.

(7) Whether the parties anticipate any hearings pursuant to Evidence Code section 402. ~~In the South Lake Tahoe Session, any anticipated hearings pursuant to Evidence Code section 402~~

~~should be presented at the Judicial Status Conference (see Local Rule 7.12.11.G)~~