



<b>SENIOR DISTRICT JUDGE</b>	Types of cases referred	Types of cases that are not referred	Are unwilling parties referred?	When is a decision made re: ADR	When is a case referred to ADR?	How much time for completion?	Who is designated as lead counsel	Can ADR referral be vacated?	What procedure is used to vacate ADR referral?	Are cases ever referred to ADR more than once?	Any cases referred to Early Neutral Evaluation?	Other comments
<b>WEBBER</b>	Almost all cases are referred	Cases with purely legal issues; or excluded by L.R. 6.01(A)	Yes	Presumption exists from filing that ADR will occur	Early in the case; after plaintiff's or decision maker's deposition is taken	90 days	Plaintiff's counsel; if SRL, then defendant's counsel	Yes, if settlement is imminent or only legal issues remain	By calling chambers or filing written motion	Have not to date	Yes, for complex technical issues if it could resolve case	Counsel should contact Court with any ADR questions
<b>HAMILTON</b>	All cases that present fact issues (and are not excluded by L.R. 6.01(A))	Cases in which only issues of law are present	Yes, if the issues in the case lend themselves to ADR	At the Rule 16 Conference	After fact discovery but before expert discovery begins	60 days; can be readily extended	Plaintiff's counsel; if SRL, then defendant's counsel	Yes, on a case-by-case basis	File written motion to vacate with supporting memo	Yes, if requested or deemed useful by the Court.	Yes, on request of parties	None
<b>PERRY</b>	Almost all cases are referred	Cases with purely legal issues; some pro se cases	Yes, if the Court believes that ADR may be productive	At the Rule 16 Conference	After some fact discovery but before summary judgment motions are filed	60 days	Plaintiff's counsel in most cases	Yes, where counsel demonstrates a very good reason	file written motion to vacate with supporting memo	Yes, if parties request and trial date is not affected	Rarely	Parties should be prepared to discuss ADR at Rule 16; discuss beforehand
<b>LIMBAUGH</b>	All cases in which parties agree	Cases in which counsel feels it will be futile	Usually not, except in four-plus party cases, and one or two parties are	At the Rule 16 conference	Discussed with parties; sometimes after 2-5 months of discovery	six weeks	Plaintiff's counsel; if SRL, then defendant's counsel	Yes, if the referral is futile	File written motion to vacate, stating reason	Yes, if first referral was vacated and ADR is later desired	Yes, on request of parties	Prefer that ADR occurs at some point in all litigation

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