

HONORABLE THOMAS J. WHELAN
UNITED STATES DISTRICT JUDGE
CRIMINAL PRETRIAL & TRIAL PROCEDURES

Communications with Chambers.

- A. Letters. Letters to chambers are prohibited, unless specifically requested by the Court. If letters are requested, copies of the same shall be simultaneously delivered to all counsel. Copies of correspondence between counsel shall not be sent to the Court.
- B. Faxes. Faxes to chambers are prohibited, unless specifically requested by the Court. If faxes are requested, copies of the same shall be simultaneously faxed or delivered to all counsel. The chambers fax number is (619) 702-9915.
- C. Telephone Calls For criminal matters, call the Courtroom Deputy, Bernadette Borja at 619-557-6417, for civil matters, call chambers at 557-6625.

Requests for Continuances.

All requests for continuances should be made as soon as counsel become aware of the need for a continuance by contacting the Courtroom Deputy Clerk, Bernadette Borja at 619-557-6417. If counsel stipulate to the requested continuance, a joint motion stating the reason for the continuance and if the defendant is in custody, is to be filed no later than the Wednesday prior to the Monday hearing. If the defendant is out on bond, an acknowledgment of next court date needs to be filed with the joint motion. The proposed order should be emailed to efile_wheLAN@casd.uscourts.gov simultaneously with the motion.

General Court Information

Criminal hearings are scheduled on Mondays at 9:00 a.m.

Motion hearings set by the Court are heard on Mondays at 10:00 a.m.

Pretrial Release

Pretrial Release decisions and modifications of release conditions are to be made by the Magistrate Judge, subject to appeal. A transcript shall be attached to any appeal to Judge Whelan of the Magistrate Judge's rulings regarding bail.

Disposition Hearings

Judge Whelan prefers to handle dispositions in his cases. However, if he is not available, he does not object to counsel scheduling dispositions before the Magistrate Judges.

continued

TRIAL INFORMATION

Normal trial hours: Tuesdays through Fridays: 9:00 a.m. to 12:00 noon & 1:00 p.m. to 4:00 p.m.
In Limine motions are heard the morning of trial prior to the jury impanelment.

Counsel are requested to pre-mark exhibits with plaintiff/government counsel using numbers and defense using letters.

Government counsel shall provide a list of exhibits to the courtroom deputy on the first day of trial.

Jury Selection: The courtroom deputy will provide counsel with a numerical list of the jury panel. Judge Whelan seats 12 jurors and permits counsel to voir dire after the jurors have answered a short jury questionnaire.

Counsel exercise their peremptory challenges in open court, on the record.

Jury Instructions: Judge Whelan prefers to use the Ninth Circuit Criminal Jury Instructions when possible.

Where a party has more than one lawyer, only one may object during direct or cross-examination of a given witness.

It is defense counsel's responsibility to arrange for an in custody, criminal defendant to be dressed in appropriate clothing ahead of time, consistent with the procedures at the institution where the defendant is being housed.

All trial exhibits are returned to counsel at the conclusion of trial.

If the defendant does not require an interpreter, it is counsel's responsibility to notify the clerk or interpreter section, in advance, of the need for an interpreter for a witness.

Counsel shall refrain from using foreign languages on the record in court. The Court Reporter only transcribes in English.