

Megan Frazier

From: Cheryl Siler <cheryl.siler@aderant.com>
Sent: Friday, May 27, 2022 3:36 PM
To: Megan Frazier
Subject: Proposed amendment to Local Rules

***** This email is from outside the Island County network. Please use caution when clicking on links, opening attachments, or replying. *****

Hello,

I am writing to submit my comments on the proposed amendments to the local rules for the Island County Superior Court.

Proposed LCR 43(l) states, “ *Trial Exhibits to Clerk in Advance of Trial*. [See also, GR 15(i)]. Counsel and self-represented parties shall provide all exhibits (except exhibits intended for impeachment purposes) to the superior court clerk at least two business days in advance of the trial or hearing date, to be marked for identification.” [Emphasis Added].

The proposed amendment is somewhat confusing in that the heading of the section refers to trial exhibits in advance of trial, yet the rule itself require exhibits two business days in advance of the trial or hearing date. Perhaps the heading could be revised to refer to “Exhibits to Clerk in Advance of Trial or Evidentiary Hearing?”

Thank you for your time and consideration of this matter.

Cheryl Siler

Director, CompuLaw Operations

Direct: +1-310-846-0469

Email: cheryl.siler@aderant.com



www.aderant.com | [LinkedIn](#) | [Twitter](#)

Any e-mail sent from Aderant may contain information which is CONFIDENTIAL and/or privileged. Unless you are the intended recipient, you may not disclose, copy or use it. Please notify the sender immediately and delete it and any copies from your systems. You should protect your system from viruses etc; we accept no responsibility for damage that may be caused by them.