

INTRODUCING WRITTEN OR VIDEOTAPE DEPOSITIONS FOR TRIAL

The parties shall designate which of the witnesses, if any, will testify by WRITTEN OR VIDEOTAPE DEPOSITIONS. Where written or video depositions are to be used, the parties shall designate for all other parties those portions of the deposition which are to be read or shown to the jury not later than twenty-eight (28) days prior to trial. The parties shall confer and redact all depositions to eliminate irrelevant and redundant material prior to trial, including all colloquies between or among counsel. Only those portions of a deposition which are necessary to a party's case shall be read or played to the jury. Motions in limine regarding any deposition objections shall be filed twenty-one (21) days prior to trial. The motion in limine must identify by page and line each question objected to and include a plain and concise statement of each objection. Written transcripts (as redacted) for all depositions (written and videotape) shall be provided to the courtroom deputy at trial. A reader must be provided by the party who intends to have a transcript read during trial.