

NOTICE – EFFECTIVE JANUARY 14, 2011

Honorable Burton Perlman

Judge Perlman now requires that all proposed orders certify that the notice period applicable to the underlying motion has passed and that no responses thereto have been filed. Because factual matters are being attested to, all proposed orders must be signed by the submitting party. The submitting party's signature should precede the proposed service list required by L.R. 9072-1(d). This procedure **does not apply** to those motions/applications that do not require notice.