

current address. Counsel of record and pro se litigants must include in this advice the case numbers of all pending cases in which they are participants in this district.

LR83.5. Parties' Agreement. Agreements among the parties are enforceable by the Court only if they are announced in open court or reduced to writing and signed. Nevertheless, agreements of the parties are not binding on the Court.

LR83.6. Preserving Confidentiality.

83.6.A. **Civil Actions.** On the filing of a civil action that the party desires be sealed, the party shall present an application to the clerk attaching the complaint and accompanying materials in a sealed envelope marked "sealed exhibit." A miscellaneous case number will be assigned and the case file presented to the miscellaneous judge. Once that judge has ruled on the application, the case file and order will be returned immediately to the clerk for the drawing of a civil action number and random assignment to a judge.

83.6.B. **Jurors' Names.** The trial judge may hold the names of petit jurors confidential. Names of jurors held confidential shall not be disclosed other than to employees of the judiciary of the United States in their official duties.

LR83.7. Electro-Mechanical Devices. Except by leave of the presiding judge, no photo- or electro-mechanical means of recordation or transmission of court proceedings is permitted in the courthouse.

LR83.8. Courtroom Behavior. Traditional, formal courtroom etiquette is required of all who appear in court as specified in Appendix C.